# THE U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES PUBLIC HEALTH SERVICE

# CENTERS FOR DISEASE CONTROL AND PREVENTION NATIONAL INSTITUTE FOR OCCUPATIONAL SAFETY AND HEALTH

convenes the

TWENTY-THIRD MEETING

## ADVISORY BOARD ON

### RADIATION AND WORKER HEALTH

VOL. II

The verbatim transcript of the Meeting of the Advisory Board on Radiation and Worker Health held at the Red Lion Hotel, 802 George Washington Way, Richland, Washington, on April 21, 2004.

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#### TRANSCRIPT LEGEND

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Mr. Joseph Fitzgerald, SC&A

Mr. Hans Behling, SC&A

Dr. Jim Neton, NIOSH

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UNDERWOOD, DAVID H. WEALTHY, WALLACE WILHELM, DEBRA WILLIAMSON, JIM WOLF, SAM H.

#### PROCEEDINGS

2 (8:30 a.m.)

#### REGISTRATION AND WELCOME

DR. ZIEMER: Good morning, everyone. We're going to call the meeting to order. I want to begin by reminding everyone here -- Board members, staff members, visitors -- we ask you to register your attendance. Whether or not you registered yesterday, we keep daily registration logs. So if you are here, even though you were here yesterday and thought you registered yesterday, please register again today at the table in the back by the entry door.

Also, members of the public who wish to address the Board later this morning, please sign up there in the sign-up sheets that are also there on the table.

And again I remind you there are various handouts, agendas and other related materials on the table in the back far corner over here.

## ADMINISTRATIVE HOUSEKEEPING

We have a number of administrative or housekeeping items to take care of this morning. I'm going to begin with the minutes of meeting number 22, which was the teleconference meeting held March 11th, and I now ask if any members of the Board have additions or corrections to those minutes.

1	Yes, Roy DeHart.
2	DR. DEHART: On page three it's noted that the
3	those present for that telephone conference included the
4	following. My name is listed on page three. It should
5	be excluded. It is noted in other places in the
6	minutes.
7	DR. ZIEMER: Okay, everyone catch that, exclude the
8	name of Dr. Roy DeHart. He was there in spirit. There
9	may have been someone there impersonating you who we
10	don't know that.
11	Okay, we will exclude Dr. DeHart's name. Are there
12	other corrections or additions to the minutes? If not,
13	we'll accept a motion to approve the minutes with that
14	minor correction.
15	MS. MUNN: So moved.
16	MR. PRESLEY: Second.
17	DR. ZIEMER: Moved and seconded. All in favor of
18	approving the minutes will say aye.
19	(Affirmative responses)
20	DR. ZIEMER: Those opposed, no?
21	(No responses)
22	DR. ZIEMER: Abstentions?
23	(No responses)
24	DR. ZIEMER: The minutes are passed. Thank you.
25	Next I want to officially recognize a letter that

was received -- a letter dated April 6th from three members of Congress. This is a letter that is in response to a letter that I had written after our last meeting, informing Representatives Quinn, Reynolds and Slaughter of our decision on the site profile audits, and this is a follow-up letter that they have sent. You may recall also at the last meeting that this Board requested that in the case of Congressional letters that the Board be informed of them and participate in the response. So we want to do that this morning and we may wait to actually do that unt-- or do it this afternoon during our working session. But I want you to make sure you have a copy of that letter -- I believe they were distributed yesterday. Make sure you have a copy, and then be considering the manner in which this letter should be responded to and we'll consider that part of our working effort this afternoon to craft some sort of response to that letter.

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I'm going to ask Cori Homer if she has any administrative items that she wishes to relate to the Board.

MS. HOMER: Good morning. Just a couple of things. I did want to announce that our next meeting is June 2nd and 3rd. We will be meeting in Buffalo. I am working on a site for us to meet, and will pass that information

on as soon as I have it.

We will need to schedule the meeting following that this morning. But one thing before we schedule the next meeting, I wanted to let the Board know in regards to travel, we've had some problems come up with travel over the past couple of meetings, and I wanted to remind you, please do not contact SADO\* travel office until your tickets have been issued. It makes my job a little more difficult because the ticket and your travel order must match exactly or I cannot get the ticket issued. SADO will be more than happy to change your ticket, but if it doesn't -- again, if it doesn't match the travel order, I can't get that ticket issued and then I have to amend the travel order and it's double the work for me, and it delays you getting your ticket.

I guess we can move on to the next meeting if you guys want to pull out your travel schedules -- your meeting schedules for the next few months.

DR. ZIEMER: In connection with that, there was a request -- it might have been from Dr. DeHart -- that we look ahead for the full year. Was that -- no, who -- did -- did somebody request that? No, no one --

DR. ANDERSON: (Off microphone) At least three
months.

DR. ZIEMER: Oh, oh, okay. I thought somebody had

1 asked that we start -- and book further ahead than we have been. 2 That might have been me. 3 MS. HOMER: DR. ZIEMER: Oh, okay. 4 (Pause) 6 DR. ZIEMER: Now while I boot up my calendar --7 it's ready, okay. 8 MS. HOMER: There we go. 9 DR. ZIEMER: Okay. We have a meeting at the beginning of June. Keep in mind that there's a fair 10 probability that we will have a subcommittee in place --11 12 that's one of our business items later today -- that may be authorized to act, depending on what this Board does, 13 between meetings. But if we meet in June, it may be 14 that we would not have to meet again till perhaps 15 August. Shall we start with August? Anybody that feels 16 that it would be urgent to meet in July? We may not 17 know -- I mean until we see how things go today, but --18 19 DR. MELIUS: Anybody with -- is there any contractual -- task order kinds of issues or anything 20 that would be coming up that -- I don't -- can't think 21 22 of any. 23 DR. ZIEMER: Well, I think that there is one more 24 piece that has to occur after we -- we're basically

approving procedures, but then we have to go the next

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step and select the site profiles to be reviewed, and that -- we'll hear from John in a little bit and we'll see. There is a possibility we may need to make a -- an additional decision shortly -- more -- more quickly after this meeting than August. In fact, I'm sure there will be.

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MR. ELLIOTT: Martha regrets that she couldn't be here, but she equipped me with some information on procurement processes. And we have a annual cycle we run through in procurement and so this is regarding the cutoff time points in that. Dr. Melius I'm sure is very familiar with it from his past, but cutoff for task order modifications where the task order for re-- such as the task order for review of dose reconstructions, task four, it will expire in August and the Board needs to modify the procedures review task, and the cutoff for that task is June 14th, 2004. Any new task orders the cutoff date will be July 6th, 2004. So you'd have to modify the one before June 14th and -- so you'd need to take it up today or first Board meeting in June, and July 6th is the last day you could effect a new task order this -- this fiscal year. So that complicates things.

Thank you, Jim. I'm reminded that that also includes your independent government cost estimate

which, as you know, we have to do a closed session to arrive at, so...

DR. ZIEMER: Okay, I'm thinking right now that it might be better if we waited till later in this meeting to do this till we see where we are on the SCA contractual things.

DR. MELIUS: And also with the subcommittee?

DR. ZIEMER: And on the subcommittee.

DR. MELIUS: It may be that some of this we can --

DR. ZIEMER: Can authorize --

DR. MELIUS: -- authorize and --

DR. ZIEMER: Right.

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13 DR. MELIUS: -- maybe the subcommittee can --

DR. ZIEMER: And so let's agree to, after we've completed the regular business, to come back to establishing dates. Is that agreeable with everyone? It appears to be, and so we'll take it by consent that we'll return to this later in the meeting.

19 MS. HOMER: Okay.

DR. ZIEMER: Okay. Thank you, Cori. Next I would like to report to the Board on several items that have come to the Chair in relation to our contractor. You may recall that at the last meeting the question arose as to what interaction can individuals have with the contractor -- Board members. And there were several

things that were specified or authorized for the Chair to take care of on behalf of the Board. I want to report to you those items.

First of all, there was a progress report dated March 15th on task order one, a progress report on task order two, and a progress -- I'm sorry -- yes, and a progress report on task order three, all three dated March 15th. These progress reports really are reports indicating time and effort spent by the contractor on these various tasks, and they are, in essence, invoice-related materials. And these come to me for me to okay -- I do not do any technical review, but look at these and give the okay to NIOSH to pay the bills. So on these first three, those that I just identified, I have approved those for payment.

Is there any question on that? So these come to me simply as a cover letter, a summary of the hours and costs in the various labor categories for the task as it was done, and a report on the percent of the task completed. It's a simple progress report. Actually these can probably be made available to Board members if they wish. I assume they can and simply -- if you want a copy, just let us know; we'll make them available. They do not actually contain technical information per se.

Secondly, with dates of April 15th, there have been two additional progress reports received, one on task order three and one on task order four. These two -- and they're similar types of reports -- I really just received before I came to this meeting and I will in turn give the okay to NIOSH to proceed with the payment of these two. So in total there will be five of these that I will have processed.

Any questions on that? And three of them I have officially signed off on the invoice. What happens after these come in, I think they go back and they are reviewed by somebody in the agency, I know not whom, to make sure that they match up with whatever Federal requirements there are, and then I'm actually given a piece of paper to sign to okay the payment, so --

MR. ELLIOTT: The contracting officer reviews the voucher and Martha DiMuzio in my office then effects the approval memo that you sign, based upon the contracting officer's assessment of the cost in the voucher.

DR. ZIEMER: So those actions are taken on behalf
of the Board -- simply report them to you.

I believe that completes our administrative items.

Can any-- Larry or Cori, are there any others that we need to address right now?

MR. ELLIOTT: I don't believe so.

DR. ZIEMER: Board members? Any administrative issues you want to raise?

3 (No responses)

#### CONTRACTOR UPDATE: SANFORD COHEN AND ASSOCIATES

DR. ZIEMER: Okay. Then let us proceed with the contractor update and report. And John Monroe or -Monroe. John Mauro's going to kick this off, and then we'll introduce a couple more staff members to supplement what he covers.

DR. MAURO: Morning. Is this working? Okay. Yes, I'm John Mauro. I'm a health physicist, for those in the audience. And the Board, of course, we've spoken on many occasions, but for those in the audience that I haven't met before, I'm a health physicist. I'm a principal with Sanford Cohen & Associates, which is a consulting firm primarily in the area of radiation protection.

Back in January our company was awarded a contract with NIOSH on behalf of the Board to provide technical support to the Board in their capacity for oversight of the dose reconstruction work. Our contract is what's called a task order contract, which means from time to time the Board asks us to perform certain tasks. And then we prepare a mini-plan which identifies what we'll do, how we will do that particular task, what our budget

will be, what our deliverables will be, who will work on the project. And we have -- to date have been authorized to proceed with four tasks.

I guess fundamentally our main mission is to perform independent technical reviews of adjudicated dose reconstructions. That is dose reconstructions that have been completed by NIOSH, they have been adjudicated and we will receive some sampling of those dose reconstructions to perform independent technical review. In fact, that's task four. To date we haven't received any cases for review, but nevertheless we've been quite busy on the other three tasks.

Primarily what we've been working on are tasks one, two and three. Task one relates to site profiles. As we all know, the site profiles are a very important part of the dose reconstruction process, so we've been asked to review the site profiles. Our contract actually calls for us to review up to 16 site profiles over the course of the following year, the year beginning -- we were authorized on February 3rd to begin, so over that one-year period we're called upon to review 16 site profiles. Our first deliverable, though, was not actual review, but a procedure that we will use to perform the reviews.

Now as it turns out, we delivered that procedure to

the Board on March 3rd, and on April 2nd the Board approved that procedure, with some suggestions and modifications which we are working on. And we actually began work on performing those actual reviews recently, on April 5th. Joe Fitzgerald, that's part of our team, is our task one manager and right after I'm through he'll be giving a status report on those activities.

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Task two is what we call our case tracking software. What that basically is is you can envision that under task four we will be receiving a number of cases for review. The way in which our contract is laid out is we expect to see perhaps two and a half percent of the totality of all of the dose reconstructions will actually undergo an audit. Now the purpose of the case tracking is to maintain a database. It's basically a relational database that will help us advise the Board the degree to which the cases that we are auditing are representative, a good cross-section, of the totality of cases. So in effect it's going to be a database which will, as we proceed through the actual audits and reviews, we will be loading up that database with information which will tell us what percentage of our audits were Hanford, what percentage were a certain type of cancer.

It will also load up the data of the results of our

audits. For example, from the database should emerge trends where we gain some insight into perhaps areas where the dose reconstruction process could be improved, so it's also not only a system to make sure that the cases that we're auditing are representative, but also it will help us gain insight into areas where there may be certain places where the dose reconstruction process can be improved.

The other task we've been authorized -- oh, by the way, we did deliver on April 3rd the software and the report. That's our case tracking system and I guess we're awaiting any comments. That -- that's a software program that could be -- we expect it to be revised as time goes on, and it's a tool to serve us. It's not a -- it's there to basically provide information to us and to the Board related to the status of the audits.

Task three, which was authorized on February 13th, consists of -- if you go on the web you will notice that there a large number of OCAS and ORAU procedures. They really -- that basically is the heart of the protocol that NIOSH and their contractors are using to perform their dose reconstructions. Well, we've been asked under task three to review those procedures. Under that task, though, our first deliverable was for us to write a procedure for reviewing the procedures. We have

1 delivered that on April 13th, just the other day. You folks are just receiving that. And the way this works 2 is, after you review it, with any comments, we will 3 finalize that procedure. 4 And by the way, to go back to the point you had 6 made earlier, Dr. Ziemer, once that's done, that task order is over. We don't -- we do not -- in other words, 7 the scope of task three does not include the actual 8 performance of the reviews, so that's an item where we 9 would need either a mod to task three or a new -- a new 10 11 torp to proceed. 12 So that sort of captures the big picture of where we are right now. And what I'd like to do at this 13 point, if -- unless there are any questions --14 DR. ZIEMER: Let's just take a moment for questions 15 16 DR. MAURO: Yeah. 17 DR. ZIEMER: -- if we could, and then introduce 18 your colleagues. Any questions for John? Henry. 19 DR. ANDERSON: The tracking software's -- what is 20 that written in? 21 DR. MAURO: It's in Access\* --22

DR. MAURO: -- and it's a relational database in

**DR. ANDERSON:** Okay.

Access\* --

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              DR. ANDERSON:
                            Yeah.
              DR. MAURO: -- right, and it's -- the intent is to
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         be compatible with Sequel*, so --
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              DR. ANDERSON: Yeah.
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              DR. MAURO: -- but right now it's written in
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         Access*.
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              DR. ANDERSON: It's just in Access*.
              DR. MAURO: It's just in Access*, that's right.
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         That's correct.
              DR. ZIEMER: Okay, fine. Proceed.
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              DR. MAURO: Okay. Well, with that, I'd like to
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         introduce Joe Fitzgerald, who'll give us a -- Joe, you
         here this morning? There he is -- to give us a status
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         report on task one.
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              MR. GRIFFON: Just a question for Paul here.
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              DR. ZIEMER: Okay, hang on just a minute, Joe. A
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         question here. Mark Griffon.
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              MR. GRIFFON: Just for Paul, really. Did we --
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         those two deliverables that John mentioned, the tracking
         software and the procedure, do all Board members -- I
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         don't think we got those.
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              DR. ZIEMER: Well, the procedures are in your
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         packet, I believe.
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MR. GRIFFON: They are?

DR. ZIEMER: Yes.

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1 MR. GRIFFON: Okay. And we will be addressing those this 2 DR. ZIEMER: afternoon. 3 MR. GRIFFON: Okay. 4 DR. ZIEMER: So you'll find those -- the task three 6 proposed procedures, and as was indicated, if those get approved or are approved with little change, then we can 7 8 officially give the go-ahead to do dose reconstructions. DR. MAURO: Yes, that's true, also. By the way, 9 let me point out that task three -- there really were 10 two sets of procedures, one dealing with our methodology 11 12 for reviewing OCAS/ORAU procedures for doing dose 13 reconstruction, and a separate procedure related to quality assurance. That is, we're going to 14 independently review all of the OCAS/ORAU procedures 15 that they're using for QA. 16 DR. ZIEMER: But the other point is, once we 17 18 approve the procedure on how to review procedures -- is 19 everybody tracking? -- then we can tell them to go ahead and review the procedures --20 DR. MAURO: Right, but --21 22 DR. ZIEMER: -- based on their approved procedures. DR. MAURO: But we will need -- we will need a 23 24 torp, we will need a mod. That's the one place where we're sort of -- once that happens, though, we can't go 25

forward until we receive a mod to the contract --1 DR. ZIEMER: That's a modification of task three, 2 then? Is that what -- would this -- or it might be task 3 five or something. 4 DR. MAURO: Exactly. 6 DR. ANDERSON: (Off microphone) What's easiest? MS. MUNN: (Off microphone) Yeah, what's the 7 8 easiest thing to do? 9 DR. ANDERSON: (Off microphone) A new task or a 10 modification? MR. ELLIOTT: A mod will be easiest. 11 12 DR. ZIEMER: So that is one item, pending the outcome today, if we -- if we say go, we still have to 13 define that task, and I believe there has to be an 14 independent cost estimate on the task -- on the actual 15 review of those procedures. 16 DR. MAURO: Yes. 17 So -- okay. Now Joe Fitzgerald. 18 DR. ZIEMER: 19 MR. FITZGERALD: Good morning. I'm the site profile review manager for the overall program, and 20 beyond what John just covered, what we're basically 21 doing is we commenced the Savannah River review on April 22 23 5th and we put a team together in terms of the expertise 24 we thought we needed for the review. And this will be something we'll do for each of the reviews. And just a 25

couple of comments on how we're going to do that.

One thing, these evaluations are ones where you certainly have to jump right in and you have to be able to look at the issues with a fair amount of experience. It's not something that you can sort of learn on the job on a site like Savannah River or Hanford. So certainly my approach is to bring in the expertise and experience for these particular sites and be able to put a team together that can hit the ground running and be able to certainly add value to the process in terms of insights and understanding of the history of these sites. So certainly we have taken that approach in terms of putting a team together for the Savannah River review of what I would consider national experts on both the operational history, as well as the radiation protection programs for these sites for the history of these sites.

I think that's certainly the precedent we want to set for doing the site profile reviews. We definitely want to see these as ones where we will add value to the process and provide feedback to this Board and to the agency, so certainly that's our approach.

We have completed I think the first phase of this review. Again, we started about mid-April and certainly the first thing we want to do is go through the actual profile documentation and go through I think the

datasets and the information that's available at the sites. Now we have, I think fair to say, completed that first phase of what I would consider the review of documentation, and we've sent the Chairman of this Board a letter, just to sort of capsule what we think is the issues surrounding moving to a second phase of this review. And this is all covered in the procedures which the Board approved back in April -- early April.

And the second phase I think is a very important phase, and we certainly have spent some time looking critically and looking at also the breadth of the documentation available for the sites. But what we're looking at in the second phase is to actually get into a validation, to actually start looking behind the paper, if you may, and looking at data sources, as well as individuals that would have perspectives at these sites. And with the goal, frankly, of looking at the completeness and adequacy of the profiles, which I think is, quite frankly, the key charter for the evaluation that we're doing for this Board.

And on the second phase, timely access -- that's my code word -- to people and data sources is truly going to be the key challenge and key imperative to do a productive review on the profiles. I think the challenge with some these sites are the -- you know, the

breadth of information that you have to address and the kinds of contacts that one has to make, so we -- in terms of the letter, I think it was a good juncture.

And you know, I'll be quite frank with you, we're trying to put a process on the ground that we outlined I think -- you know, sort of a -- in a conceptual way, and now we're actually walking through that. And in a very iterative sense we're trying to work this with the Board how we're going to proceed and actually identify issues as we see them in this first -- what I would call a prototype review.

Savannah River is the prototype profile review and one where we're going to actually also try to define better the process that we're going to follow. So this validation phase, what we're trying to point out is we will need to work through how this group will be able to evaluate these data sources and have access to the key people that we need to talk to, and be able to do that in a timely way, and to work with the Board to figure out how we can expedite that. And I think the letter basically outlines some of those issues.

And some of these issues also involve I think more mundane issues such as clearances where I think for some of the sites that's going to be the entree to be able to even to deal with some of the information. And again, I

think those are things we want to take care of from an administrative standpoint early on, because I think that's going to be a very crucial step.

So in any case, that is the essence of the letter, and we wanted to go ahead and outline that for discussion, and I won't cover that because I think it covered it in pretty good detail.

The other thing that we're going to I think do in the terms of next steps, and this is going -- looking forward, is certainly while this issue of expedited site access, data access goes along, we want to spend some time interviewing, being briefed by, understanding better how NIOSH and ORAU have put the site profiles together, understand some of the criteria and bases, using Savannah River as the test bed. And I think that's going to also help frame up specifically what we're looking for in terms of the evaluation, and I think that's going to proceed over the next several weeks, and we'll certainly want to report back on that.

So just in general, I think the -- I think we've started off very strongly, got a good team. We've already proceeded with the initial part of the Savannah River review. We have probably a very important second phase to continue through that. We're exploring some next steps that would permit the team I think to also

start looking at some of the other sites, assuming that there may be some lag in getting all the data together, so we don't want to sort of do this is a serial way.

We're waiting for maybe data to come in from DOE, but certainly what we're looking for is to continue, you know, moving ahead on these other reviews, try to get as much done as we can, and then to go back when this data comes in and to complete these reviews and be able to report them back to you. So we're again coming up with a strategy where we'll keep plugging ahead, moving through these reviews as far as we can go, but not be held up waiting for information to come in if in fact information's going to take some time. So that's certainly a strategy that we're looking at.

In any case, I think the -- again, the letter kind

In any case, I think the -- again, the letter kind of laid out where we stand at this point on some of the issues. Is there any questions from the Board regarding that?

DR. ZIEMER: Let me make sure that everybody has a copy of the letter that Joe is referring to. The copy itself I don't believe has a date on the top, but --

MR. FITZGERALD: That was the e-mail version, right.

DR. ZIEMER: Yeah, but under the initial ground rules that we operated under, you may recall that in

order to assure some level of independence of our contractor, even though they're on a NIOSH contract, we -- the ground rule that we set up was that whenever our contractor had a request for information or access to documents or individuals, they would make the request through the Board Chair, and then I would relay that request on to NIOSH. So the nature of the letter is such a request.

Now this request is a little more elaborate than the previous ones we've had, which have been just access to a few documents here and there. But this will give you an idea of the kinds of things that might be requested, and this is a fairly extensive identification of documents and access to individuals. It would be my intent to officially ask NIOSH to provide the information requested. But this is a case where the Board certainly, both in terms of the time and the nature of the request, if you have input on the response here, you can certainly provide that.

I have also noted, as I've looked through this, that there are some statements in this document that perhaps might raise questions in terms of the program itself, one being that, on the very last page of the document, in the first paragraph it talks about -- it's line one, two, three, four -- in line five it talks

1 about basically determining whether there's a scientifically valid dose estimate made. And -- y'all 2 have the paragraph I'm talking about? And I'll simply 3 point out, for example, you realize in this program we 4 are really interested in determining compensable doses. They may not be scientifically accurate. In many cases they greatly overestimate the scientifically accurate dose, but -- so understood that if in saying yeah, this 8 is fine, go ahead, we're not necessarily assuming that 9 every statement in here is technically correct, the 10 letter's really a request for access. 11 12 MR. FITZGERALD: Yeah, and I would like to point out that we wanted to provide some discussion of our 13 basis for pointing to certain data sources and that was 14 the purpose of the attachment, to say that, you know --15 DR. ZIEMER: This is not -- this is not a request 16 for doing dose reconstruction, but --17 MR. FITZGERALD: Right, and in a sense, at this 18 19 phase of the review I think it's fair to say we have more -- a lot more questions than we have answers. 20 DR. ZIEMER: And the intent is understood, so I'm -21 - I don't want to be overly-critical in that regard. 22 But the main thrust of this is access to documents and 23 24 individuals. And some of those documents and

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individuals I believe may be on DOE sites, not in the

files of NIOSH. Is that not correct, Joe?

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MR. FITZGERALD: Yeah, I think -- again, realizing that Savannah River -- the Savannah River review is the first one out of the box, it's the prototype, we understand this issue will come up again and again. in a sense, we wanted to raise the question of access now because I think that may very well be the pacing element to our ability to deliver these reviews completed to you. And clearly anything we can do with you to expedite and clarify how we can do that best would be ideal. And actually it becomes the -- maybe the most critical element of actually doing a complete job on this. So again, we wanted to raise it early. We wanted to raise it in the context of implementing these reviews and certainly cite the kinds of questions that are arising out of our initial phase as reflective of what we're going to have to tackle in the second phase.

DR. ZIEMER: In that regard, let me ask Larry

Elliott or staff to answer two questions. Number one,

does our current MOU -- "our" being the agency's MOU -
with DOE basically cover the type of access that's being

described? And number two, do you have any issues with

requests for such access, as far as the agency's

concerned?

MR. ELLIOTT: To answer your questions, Dr. Ziemer,

the Memorandum of Understanding that we have with the Department of Energy does cover everything that's requested and by intent in this letter. We will -you've also -- it's not been mentioned here yet. You've also asked to have Q clearances reinstated for people who held Q's before, and we will work that through. That's certainly covered under the MOU. We will make -facilitate the availability of the authors of dose reconstructions or the authors or site profiles for your -- your line of questioning that you've added to this And you've also identified some preliminary document. documents that you'd like to -- and references and source information you'd like to have access to, and so we will submit that to the Department of Energy under a request for -- for that information.

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MR. FITZGERALD: Yeah, the one -- the one -- I appreciate that. I think that's very responsive. I think the one issue that we would sort of proffer and what we identified is perhaps the dynamics of what we see as the process of going through the documentation, looking at sources of information. I think maybe the most insidious part of this thing that may be a problem would be if we were to go into an iterative process whereby if we were to go through documentations and data sources identifying issues that point to perhaps other

data sources, if we would then have to go back through another cycle of official requests and what have you through the Department. I think -- Department of Energy. I think that would be a real problem.

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Now I don't have a real solution to that because I think that is the way things are or might be relative to the MOU, but I just want to point out that might again be a challenge that would have to be faced and would have to be solved if in fact, you know, we would have a -- an ability to actually look for information and ask questions and be able to receive information in a realtime basis. Otherwise, I could foresee where you could get into a review and it could be months and months of going through cycles of, you know, we saw something in this document; can we get DOE to serve up the document. Having letters go in, letters come back and having maybe two or three-month cycles for each piece of paper. So I think that can be overcome, but I'm just pointing out that I think these are very real challenges to doing a review of this kind.

DR. ZIEMER: Well, Joe, I would also observe on cases like that that it would not necessarily be the job of the auditors to pursue those documents that you learned about. They could be brought back and this could be a recommendation, that the agency look at some

- documents that you learned about in this process.
- 2 MR. FITZGERALD: Right.
- 3 DR. ZIEMER: So we want to make sure that the audit 4 remains the audit.
- 5 MR. FITZGERALD: Right.
- OR. ZIEMER: And if things like that arise and you say, you know, here's something that might be or should have been pursued, then we go back to the agency and raise that as an issue. Again, and you'll hear me say this over and over again, I do not want our auditors to do the job of the agency. We want to --
- 12 MR. FITZGERALD: Right.

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- DR. ZIEMER: -- identify issues and if they need to be raised, we raise them and say, you know, go back and do something.
  - MR. ELLIOTT: I didn't give an answer to your second question, what issues do I have. Well, the role that we play, that I play here now in this particular regard, is to facilitate your access, not to interfere, influence your work. I'm also, in this role, concerned about production and concerned about impacting resources. So I want to work with you all together to make sure that you get what you want, what you need, but not at the sacrifice of slowing down development of site profiles, dose reconstruction production.

I, too, think that as you go through the process of your audit, if you identify things that have -- you think have merit, we want to know about those so that we can pursue those. We believe that to be our job, to retrieve those pertinent informations and assess their quality and viability and utility in either a site profile or dose reconstruction effort. So we welcome the review. We welcome the audit. We want to identify areas that we can improve in. We want to know about deficiencies, and we're willing to work with you. But we need to -- I hope you recognize the delicate role that we have here.

MR. FITZGERALD: Yes, and let me just respond while it's still fresh, and also to Dr. Ziemer's comments. We fully understand the role of this independent audit. And of course that's what I've done my entire life, so I particularly appreciate what it means to sample and to validate.

Certainly one thing that we're focusing on is to sort of establish this threshold -- and I'm not going to tell you it's a crystal clear thing you can write down on a piece of paper, but this threshold where something that we observe, we review in such a way that we can determine to ourselves this is something that is significant enough and worthy enough to raise to your

attention collectively. And that's the kind of validation that we're looking at that -- you know, we don't want to sort of surface these 83 things that you should look at. We appreciate your time is very tight and intensive, and what we want to do is the team itself needs to establish the significance of something by virtue of looking at the information and be able to, among ourselves I think, determine that this is something that may have influence, may be of significance. And that's when we do the hand-off.

That process to determine significance, though, is one where I think we do need to look at the data sources that we're identifying. In some cases we may have to look at information that comes to our attention. That's where I think we would need to have the timely access that we're talking about here.

So I think we're all talking on the same thing in establishing these respective roles and trying to figure out where these thresholds are. But let me just reassure you that, you know, this is a sampling exercise, an audit function clearly, and one where we have to be very careful not to overstep that bound and be able to do the hand-off in a way that keeps things moving, as well as give you what you need. So we'll certainly continue -- particularly in the early phases -

1 - to report on that and to try to make that as transparent as possible so that, you know, it's pretty 2 clear that this is how we're doing it. And of course 3 you'll feed back to us if you think we're going too far 4 or not far enough. 6 DR. ZIEMER: Mark, then Jim, Wanda. 7 MR. GRIFFON: You know, I just wanted a clarification between the discussion we've been having 8 here and the last paragraph in the letter. 9 10 MR. FITZGERALD: Uh-huh. MR. GRIFFON: The last paragraph, you seem to be 11 12 requesting a specific agreement between the DOL, the DOE and the Board. There is no such agreement right now. 13 The MOU is between NIOSH and DOE. 14 DR. ZIEMER: That's why I asked --15 MR. GRIFFON: Doesn't -- doesn't specifically 16 outline that the Board --17 DR. ZIEMER: That's why I asked the earlier --18 19 MR. GRIFFON: There's no mention of that --DR. ZIEMER: -- question whether the existing one 20 covers that. Because if we have to do another MOU with 21 22 DOE, we're going to have a --23 MR. GRIFFON: I understand. I'm just wondering if

MR. FITZGERALD: Well, let me -- let me unpack that

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a little bit. One thing about data-gathering or information-gathering -- and this has been brought home to me many, many times over the years -- that it's -- the devil's, in this case, not so much in the details but in the admin support that you get. I've had DOE sites -- I guess I'm not speaking out of school -- DOE sites that told me, you know, the boxes are in that warehouse, go to it. And I say well, you know, thanks. I have no idea what the organization of the information is, have no idea how to search and access, and you're just disabled in that kind of respect -- and that's probably a worst-case scenario.

So given the streamlined nature of this evaluation, and perhaps because of those memories, I'm kind of cognizant of the need to make sure that the administrative support that would be essential to not only have access but to actually collect the information and be able to, you know, pull that information out would be available. And again, I don't have a specific solution, nor do I know perhaps how the MOU's been exercised in that regard. But certainly that's the other side of the coin, whether there's any way that, either through DOE, DOL or one of the parties, that that kind of administrative support to both identify and pull out the information with the administrative support of

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There's a lot of sensitivity on those sites. I can speak from personal experience that the first thing you hear from a DOE site when you want to actually start combing through information is where's the money going to come from, and you're sort of caught flat-footed because essentially you can't provide the money, and they're going to tell you that their budget doesn't include the money for doing this particular task, either. So you sort of get into this blind alley, and that's one thing I wanted to surface early on and this is -- the reference that I'm referring to is that when that question comes up, I'd certainly like to think there was somehow an answer to the question of this -this contractor is sitting there with the keys to the information warehouse, who's going to actually support them to help us.

And this is an old question, but one that comes up when you go to the sites, and so it's a two-part issue.

One is the programmatic direction, whether it comes from the Secretary of Energy or from a field office manager; and the other is the actual -- what I would call the more mundane budget support that says this person can spend X hours -- or maybe two or three hours actually producing the paper -- piece of paper. So it's a two-

1 part issue.

MR. GRIFFON: I guess the other big difference to me, too, is this -- this agreement between DOE, DOL -- possibly for the funding, I guess -- and the Advisory Board. NIOSH is not in that and it seems to me that points toward independence of this audit process, too, and I don't know if -- our current model, all requests would go through NIOSH and, you know, I don't know that that'll be a problem, but you know, it could be a perception problem, I think, so --

MR. FITZGERALD: Yeah, there's a --

MR. GRIFFON: -- is it still your position that it should be done in that fashion or do you think the model of requesting through NIOSH would be achievable, you know?

MR. FITZGERALD: Well, you know, I -- my opinion, I think there's probably several models, and you know, certainly the MOU that now sits is a model that's been hard-fought and I certainly appreciate the amount of effort that went into just getting that. So I don't want to be sanguine about, you know, what is the best way to skin this particular cat. But I just want to point out there's two aspects that would have to be addressed. One is this question of program direction. Certainly in the Department of Energy it does matter.

If the senior management provides support and direction to the sites, to cooperate on something like this, it does matter. It gives one certainly the charter to make the request in the first place.

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But the second part of that issue is the -- you know, sort of the cold cash or budget support which enables the personnel to actually do the support. So with those two elements, you can get work done in terms of information collection at a DOE site. Missing any one of those two, you can't. So there may be different models that would allow you to get there, but I just want to point out the outcome is certainly one that has to address those two issues. And again, I suspect those mechanics have not been exercised for this role that we're playing. This is sort of a relatively new role. So I think it -- you know, it bears to be seen what would be more effective, and maybe that's what we're kind of laying out, that this might be a good -- good juncture to talk about how one could -- you know, could work -- you know, 'cause time -- I think -- one thing I heard last night was we're in a different place than perhaps two or three years ago when these issues first arose. And maybe a process now, in terms of doing that, would be a lot different than a process two or three years ago. But I think laying this on the table and

- just putting this in this letter was to sort of raise it anew and ask that it may be -- be a good time to look at the issue anew and determine whether there might be a better way to do this, or may be a way we can use the
- MR. ELLIOTT: Well, I think you're going to have to

  use the MOU as-is. I don't see any issue here. Maybe

  Tom Rollow will speak to this on behalf of DOE, but Joe,

  you and I go back a ways. I know where you're talking

  from. I've been there and the difficult in getting

  access at DOE sites, and I was the one that offered the

  comment that there's been a watershed of change.
- 13 MR. FITZGERALD: Uh-huh.

MOU as-is, you know.

- MR. ELLIOTT: And I see that because the Secretary
  of DOE has made a commitment to compensation -- to this
  compensation program that was not --
- 17 MR. FITZGERALD: Uh-huh.
- 18 MR. ELLIOTT: -- such a commitment made to the
  19 research -- health research program that we both have
  20 experience in. Our access under compensation has been
  21 substantially different because of that.
- I can't promise you that you're going to get realtime access. I can only promise you that we'll
  facilitate as best we can.
- MR. FITZGERALD: Uh-huh.

MR. ELLIOTT: As far as the money, you know,

Department of Labor's not got an issue with us

supporting these kinds of activities for the Board.

That's -- that's our responsibility under the delegation of authority and the Executive Order. So I don't see any issues there.

There's not going to be a new memorandum between DOE and us until we have to renegotiate the one in place. We're not going to establish an MOU with DOL 'cause we don't need one.

DR. ZIEMER: Okay. Jim?

DR. MELIUS: Couple points on -- couple points on this issue. And I think this is what Larry's telling us in terms of what your intent, but I think there's a very -- NIOSH is in a very delicate position here because the worst outcome of our audit would be that we didn't -- the auditor somehow or the Advisory Board did not have access or get adequate information to complete an audit of whatever, some site profile, whatever. And because -- you know, because NIOSH failed to facilitate that in some way. And I think that there -- there may be advantages to using the current MOU and -- as there are to using the NIOSH contract process to hire the group that's doing the audits. But it also makes it very, very difficult for NIOSH and for the Board in terms of

how we handle these issues. And I think that if we work through the current MOU that we have to keep a very careful system of tracking what requests go in, tracking when information comes back, making sure that however we set this up that the appropriate people on the Board are notified if there's a delay, what the reasons for the delay are and so forth -- or there are difficulties with access or clearance, whatever the issue might be.

Secondly, I think we need to be very careful on this sort of resource issue. You got me a little bit worried, Larry, with your comments on you don't want this process to slow the other processes down. And I understand that from your program manager's issue -- perspective, but from the perspective of the Board and you being audited, you don't want to be -- we also don't want to have one saying that you didn't give us adequate resources to do that. And again, I think that's manageable from -- but if there are resource issues, we need to identify them up front and we need to, you know, make sure that they're being addressed and so forth so it's not --

- 22 MR. ELLIOTT: It's not resource issues.
- DR. MELIUS: Uh-huh.

24 MR. ELLIOTT: We have resources available to 25 support this. If we need to go into the DOE site and

- 1 DOE system with our contractor to retrieve the documents
- you all want, we'll do that.
- 3 DR. MELIUS: Uh-huh.
- 4 MR. ELLIOTT: We've done that before for our -5 this is a request -- I view this as a request for the
  6 Board on behalf -- a request from NIOSH on behalf of the
- 7 Board.
- 8 DR. MELIUS: Uh-huh.
- MR. ELLIOTT: The resource impact I'm talking about 9 is providing face time with dose reconstructors, 10 11 providing face time with authors of site profiles and 12 the manager of the site profile development, that -- you know, taking them away from their work setting is the 13 concern I have as the program manager. And we're going 14 to manage that. We're going to balance that, and we're 15 16 not going to manage it and balance it to the detriment of your audit. 17
- DR. MELIUS: Uh-huh.

available.

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- MR. ELLIOTT: And I just want to assure you, we'll deal with the resource issues that come down the pike.

  We'll -- we'll talk to DOL and we'll have the funds
- DR. MELIUS: And -- and I -- no, I understand that.

  I just think that we, as the Board -- the interface with

  you on that issue needs to be, again, managed very

in the position of having a delay or something going wrong, you know, whatever, because of that or because it wasn't resolved and identified up -- up front. And you know, there's all sorts of things that can go wrong in the bureaucracy that can affect this, and as long as we're dealing with it up front and have a system to document what's going on, I think we'll be okay.

- The only additional question I have is that if we use the -- I haven't read the current MOU in a while so I don't remember exactly -- to what extent it speaks to the Board's access to issues. I know the law does, but I'm not sure that the MOU did. The question I have is is it worthwhile for the Board to write to Department of Energy Secretary pointing out that this function is starting, this contractor, that we will be working through the current MOU and do that, but that, you know, there are -- are important access issues that are, you know, critical to the -- to the program.
- MR. ELLIOTT: I think that -- I think that's best answered by Tom Rollow, not me. Sorry to put you on the spot, Tom, but...
- 23 MR. ROLLOW: (Off microphone) You want me to answer 24 a question?
- DR. ZIEMER: Tom, if you want -- if you want to

address that, use the mike, please.

MR. ELLIOTT: I think Dr. Melius's question is would the Secretary of Energy appreciate a letter from this Board expressing its concern or urgency or need for access, I guess is what you're saying.

MR. ROLLOW: I endorse Larry Elliott's summary of the way that I think this process will successfully work, and that's to use the existing MOU with DOE.

NIOSH has full and free access to all this information at the sites. The sites are well-organized to support the NIOSH information requests. And I think any documents or information that the Board needs can be procured through -- either through NIOSH or with NIOSH accompanying them to the sites or NIOSH opening the door for them.

I think the sites will look at your independent review team no different than they look at NIOSH people on-site. I'm not saying you have to send a NIOSH person to the site with the review team, but they would go in under the NIOSH auspices.

Secondly, the question is would a letter from the Board to the Secretary of Energy -- I don't think it's needed, but sure, you could send a letter to the Secretary of Energy and -- and to remind them in the import-- remind him of the importance of this, and we'll

take a look at that letter when it arrives.

DR. ZIEMER: Wanda Munn?

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MS. MUNN: Actually Dr. Melius said a couple of the things that I was going to express some concern about. As an individual who no longer holds a Q clearance but who occasionally needs access to some part of a site for one reason or another, it's been very clear to me that since September of 2001 there's been a marked change in attitudes about individuals who are not currently employed by the agency and bearing the agency's own clearance authorization to be able to access even peripheral parts of sites. And I would hate to see the kind of individual definition of what constitutes security at each separate site influence the accessibility of our folks here. For that reason I was going to suggest what Dr. Melius had suggested, that perhaps it would be at least not hurtful to request the Secretary of Energy to please notify his -- all of his site managers that this activity would be ongoing and that -- request that they provide access as necessary for the records. I can't see that that would be harmful, and I shouldn't think that it would be politically incorrect to do so. My interpretation is that this would be the kind of thing that this Board's charter would expect of him.

DR. ANDRADE: Okay. I don't like to bring issues up without having potential solutions. I'm going to try and provide at least a set of thoughts that could be used in developing a solution.

One, having been on the receiving end of surprises like requests for information for the CDC or some NIOSH-funded study, et cetera, et cetera at my particular site, I just roll my eyes and say oh, no, another unfunded mandate -- which it is. Okay? I really don't care what DOE says about it because the funding from these sorts of things usually go into the -- come from overhead accounts, from major sources of money like weapons programs, et cetera. So given that situation, I would say the following should be part of a strategy -- an overall strategy to address this issue.

One is that the auditing contractor use the site profile authors to the best of their advantage. Okay? They're the ones who were on site, who probably had very extensive knowledge of history and of practices, and therefore they should turn out to be the best resources. I'm not really sure if the auditing contractor knows specifically what it is that they would like to get their hands on once they get on site, but to minimize time on site, they should have an idea, and those ideas can come from the site profile authors.

Number two is there should be a general at least handshake agreement between the Board, the HHS or whomever the right level of personnel is, and the auditing contractor with respect to accelerated Q's or re-establishing Q clearances. If we can get that done as soon as possible and up front, then I think that would save a lot of time and effort.

Second, I also agree that it's a good idea for DOE at some level, and I'm not sure if it has to be the Secretary, let the sites know that this is going to -- that this function is occurring, it will affect them and be up front about it. They're going to have to take it out of their hides because if you have to go into repositories, it does take time and effort. Okay? It takes weeks sometimes to track records down. So direct request to the sites, I think, is also a very good idea.

A lot of the -- some of the items that were noted in the memo are available as open information, especially for more recent accidents and/or occurrences, what was noted as off-normal sorts of situations, through the ORPS reporting system. Others are in paper files.

There should also be an agreement and a standard request for classified information as needed, as required for these people who have the Q's, that is

agreed to between DOE and their sites for the folks that will be going on site. And again, all of this with an effort to try and minimize the impact on the work that is ongoing at DOE -- at the DOE sites. And that's what I'm thinking about. It may be a bit fuzzy at this particular point in time. Understand that when these things come around, they are considered unfunded mandates by the DOE contractors.

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DR. ANDERSON: Tony covered some of my issues. Τ just wanted to again underscore that I think, starting with the site profiler, you can probably gather information on what they did so that their process is fairly straightforward. And if -- you could certainly ask them if they went to these documents, did they also then pursue underlying -- you know, kind of go down the chain, or did they take the summary document and say that's -- that's good enough for what we need. And so you may not need to -- you could find out and then your proofing of well, would it have been useful to go to the other documents might limit how much tracing back you'd need to do. So I think if you start with them, from an audit standpoint it's important to what information did they use, did they use other information that was subsequently available to them but isn't directly listed on their list of documents. That -- that I think is an

easy trace-back. I'd start there to maybe limit, you know, what one has to subsequently ask for when you go on site. 'Cause if they say yes, we went to another document. It isn't listed there. You could find out what it is, request it when you go on site, and it's all there on a one-stop shop.

DR. ZIEMER: Just before we call on Robert, let me insert here and -- you know, Joe's very experienced in this sort of thing, and I think the fact that they've requested access to all of these things does not necessarily mean that they would actually look at all of these things, but you have to sort of a priori say okay, here's some things we may need access to -- depending on what you find out. You're planning to start with the very individuals I believe that Henry described, the individuals involved in the preparation of the site profiles, and that may lead to other things. Is that --

MR. FITZGERALD: Yeah, let --

DR. ZIEMER: -- not correct, Joe?

MR. FITZGERALD: Yeah, let me add -- or respond that the procedures which we proposed to the Board which you approved had as the first phase to talk to the site profile authors, to even interview perhaps some site experts, as well as do this preliminary review of the profile that we've been talking about that we've

completed. That's all the first phase. And that basically enables this second phase of actually looking at data sources, as well as going into a validation. So yeah, that all sets the stage to know better what information we ought to take a closer look at. And I agree wholeheartedly that yeah, that -- you have to do that first, and that's part of what we kind of laid out, that -- you know, and I think we can do it in a way which will mitigate against undue burden on the profile authors, as well, which of course we're conscious of.

## DR. ZIEMER: Robert?

MR. PRESLEY: As one who works with this every day, day in and day out, I think the letter's great. Don't stop at DOE. You have to take that letter down to the NNSA level. DOE and NNSA don't always talk. I would hate to see you get to say Oak Ridge and go to --

## MR. FITZGERALD: Y-12.

MR. PRESLEY: -- Y-12 and they look at you like they have no earthly idea that you -- you know, what you're doing, so I'm -- I'm sorry there, but we need to take that to NNSA.

Also, look at -- I would suggest that you look at the type of data you need. If you don't need a Q level, then don't go for it. It takes a whole lot longer to get a Q than it does another clearance, so look at your

1 clearance levels and your data needed before you go in,
2 please.

DR. ZIEMER: Now there've been a number of sort of general suggestions and observations. One theme that has sort of reoccurred here is the issue of perhaps sending a letter or memo to the agency or agencies. It's not clear to me whether those who addressed this were talking about a memo from this Board or from NIOSH, which is our access point, or from our auditors or what. And if you want to do something formally, we will be looking for a motion. Let's start with Dr. Melius.

DR. MELIUS: Let me describe, then I will move the description. We have some discussion here. I think the letter should come from the Advisory Board, that it should go I think to the Secretary of DOE, but that may be open to discussion, but I think that's the easiest one -- where -- place to send it right now, and it should address -- you know, description of why we -- our contractor needs access, how we're going to go about -- do it, the clearance issue, which is very important, as well as the records access issue. And then explain how we're working through the NIOSH MOU to be -- to be doing this, but again underlining how important the process is and how it was, you know, mandated in the -- in the Act.

DR. ZIEMER: And you therefore so move.

DR. MELIUS: I move that, yes.

DR. ZIEMER: Dr. Melius has just moved that the Board send a letter -- such letter would go to the Secretary of the Department of Energy. It would be copied to the Secretary of Health and Human Services, to whom we report. It would -- there might be a similar letter to NSSA -- N -- to another acronym. Is that the same letter or a different letter?

MR. PRESLEY: Well, it needs to be the same letter.

DR. ZIEMER: It's the same letter. Is it addressed to the same -- this is part of your motion, Jim. We're trying to define what it is you moved here.

This letter would explain that -- the audit process which we're required to do under the regulation will require access, that this access we would be seeking through NIOSH. Are there other --

DR. MELIUS: Yeah, we -- I mean I see two main items. One is to facilitate the Q clearance issue when appropriate and necessary, and secondly the access to the site and to the -- to records as requested on the site. And I think we'll be requesting that the Secretary notify, you know, in whatever the appropriate fashion, all the sites of this request -- and this -- of this activity that'll be ongoing.

DR. ZIEMER: Okay. Who seconded that --

1 MS. MUNN: I do.

question --

DR. ZIEMER: -- motion? Motion has been seconded.

3 We're now addressing the motion. Wanda?

MS. MUNN: Does the letter also need to address the issue raised by Tony and by others with respect to funding? Do we need to identify that the funding for this activity is occurring through NIOSH? That's a

DR. ZIEMER: My understanding is that Larry has already addressed that for us. We don't apparently need to mention the funding.

MR. ELLIOTT: Well -- well, wait, let me -- let's just -- no, no, take a moment and pause here now. I interpreted what Wanda just said to mean will DOE have the funds available or will this be viewed as an unfunded mandate. My commitment earlier is to support and facilitate your access if -- in that regard, that means to me if you get access and you need somebody to do in because DOE doesn't have enough people, enough clerical support to go retrieve the records, we can help do that. But -- but if -- in your letter to DOE, if you wish to address funding, I think it should be address the funding support down through the chain in DOE to the sites.

DR. ZIEMER: Tony?

mentioned earlier, and that is, although these -- these activities are identified as unfunded mandates, one of the things that such a letter would help to ameliorate is, number one, the surprise; and number two is it would allow sites to prepare for a visit that would -- that would have minimal impact. They know it's going to come out of their hides. And because of the MOU between DOE and DOL and it being referenced, they know that they will do the work. However, we want to be considerate and provide them with a heads-up, with warning, and also reassure them that the impact will be minimal.

DR. ZIEMER: Okay. Thank you. Henry?

DR. ANDERSON: Yeah, I was just going to say as part of the introduction I would just say that it's starting. I mean they've known about the process. I think we need to explain it, introduce -- here's the contractor that's going to be contacting, and then ask them to facilitate, you know, along the other lines. But basically this is a notice that we're beginning, here's what it's going to entail, here's going to be the process and it's more FYI so they can prepare.

MR. ELLIOTT: Let me -- I would be remiss if I didn't mention this. I think -- and maybe it'll help in your understanding of the agreement we have with DOE.

When do we -- when does HHS, NIOSH, pay for access or -or pay for something, when do we transfer money to DOE,
is the way to say it, I guess. And we do that only when
we seek some technical advice, consultation or -- or
they've got a technical expert that we need help in
understanding a piece of information, data or whatever.
That we -- we compensate them back for. But access to
information and providing information and retrieving
information we do not.

DR. ZIEMER: Thank you.

11 MR. ELLIOTT: We assist, but we do not transfer 12 funds for that.

DR. ZIEMER: I'm going to call for the vote in just a moment, and let me advise you what you will be voting on. We will vote on the intent to send the letter, basically, that will include these concepts. If the motion passes, I will assign a couple of people to draft the letters and this afternoon you will have a chance to approve the actual letter as it's worded. Is that agreeable? Is that agreeable with the mover that the motion is a motion to, in essence, prepare such a letter, and we'll have a look at it? Is that agreeable with the mover and the seconder?

MS. MUNN: Yes.

DR. MELIUS: Yeah.

1 DR. ZIEMER: Okay. DR. MELIUS: Or as an alternate -- I don't know if 2 we'll have enough time to get it -- if Cori and everyone 3 -- if we can get something written up and circulated. 4 Can we circulate it after the meeting by e-mail and then with Paul as the final approver on it? 6 DR. ZIEMER: Well, that depends on what you're willing to authorize. But if we have to -- if we have 8 9 to -- we cannot approve it by -- we cannot take a formal 10 action on it --DR. MELIUS: But can --11 12 DR. ZIEMER: -- outside the public forum. DR. MELIUS: But we can authorize the Chair to send 13 14 the letter. 15 DR. ZIEMER: You can authorize the Chair to send the letter. 16 The Chair can then appropriately 17 DR. MELIUS: consult with... 18 19 DR. ZIEMER: As long as the general content is agreed to --20 DR. MELIUS: Yeah, that's fine. 21 DR. ZIEMER: -- and I would hope that we might have 22 23 at least a draft wording today. 24 Shall we proceed on that basis? Does anyone wish to speak against the motion before we vote? 25

1	(No responses)
2	DR. ZIEMER: Okay. All in favor of the motion,
3	fuzzy as it may be, say aye.
4	(Affirmative responses)
5	DR. ZIEMER: All opposed, no?
6	(No responses)
7	DR. ZIEMER: Any abstentions?
8	(No responses)
9	DR. ZIEMER: Motion carries. I would like to ask
10	the mover of the motion of the motion and Tony, would
11	you assist Jim to so that we cover those issues that
12	were of concern and see if you can give us a rough draft
13	this afternoon so that we have at least a preliminary
14	idea of the content of the letter as it would go out?
15	Thank you. You can call on anyone else for expert
16	advice as you prepare it.
17	Other questions for Joe Fitzgerald?
18	(No responses)
19	DR. ZIEMER: Thank you very much, Joe. Appreciate
20	the input.
21	MR. FITZGERALD: I'd like unless there's a need
22	for a break or something, I'd like to introduce a
23	colleague on task three.
24	DR. ZIEMER: Let me see where we are time-wise.
25	How much time does Hans need?

1 MR. FITZGERALD: Hans? MR. BEHLING: (Off microphone) Well, I'll need at 2 least 25 minutes. 3 DR. ZIEMER: Let's take a break. 4 (Whereupon, a recess was taken.) 6 DR. ZIEMER: Let's reconvene. We're going to hear 7 next from Hans Behling, who is going to review the protocol for review of procedures and methods employed 8 by NIOSH for dose reconstruction. This is actually the 9 task three protocol. 10 Now while he's -- or before he starts, let me point 11 12 out to you, Board members, in your packet you have the overheads that Hans will be using, and then in the next 13 tab you have the drafts that come to us from SC&A. 14 one of those, which is called SC&A's procedure to 15 16 perform quality assurance reviews of NIOSH/ORAU dose reconstruction procedures, seems to have inadvertently 17 18 had attached to it a completely unrelated document from 19 This is not an SCA document. They would have no idea what it's about. It's a highly confidential NIOSH 20 document and anyone who's read it will not be allowed to 21 22 leave today. 23 MR. ELLIOTT: My apologies and my regrets for any 24 inconvenience that this inadvertent clerical error has

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caused anyone here. It is -- I think there's actually

1 maybe two documents there about position descriptions for a general schedule 15 person or two, and has no 2 bearing on OCAS. You won't -- I don't even think you 3 see NIOSH mentioned there, I'm not sure. But please 4 just disregard. Thank you. DR. ZIEMER: Okay. We're going to shred all copies of that. In any event, you might have -- those -- those two 8 documents, with the exclusion of this inadvertent 9 document, are the ones that are under consideration. 10 So Hans --11 MR. ELLIOTT: In our continuous improvement process 12 13 at NIOSH/OCAS, these are the kind of things we're looking to avoid. 14 DR. ZIEMER: I thought they were inserted 15 16 intentionally to see if the Board would catch it. Okay, Hans, please. 17 Just as a recap, I will not be 18 MR. BEHLING: Okay. 19 talking about that second document that involves the QA procedures. I'm going to be confining my presentation 20 to the first one, the larger one. 21 Just again this morning I'd like to say thank you 22 23 for the opportunity to come here and my name is Hans 24 Behling. I'm with SC&A and I'm a health physicist by

training.

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Under the Energy Employee Act there's a statutory requirement for the Board to independently review the methods for dose reconstruction, and it's all -- obvious-- clear that procedures that a critical part of that methodology. So on behalf of task three, I was asked to develop a procedure that provides both an outline, as well as a general approach, for the review of procedures that have been adopted for dose reconstruction.

Accordingly, the Board forward to us a disk that contained 33 procedures, and these 33 procedures represent OCAS implementation guides, technical information bulletins, program evaluation reports and procedures, as well as ORAU's plans, procedures and technical information bulletins. And I think they're all part of the package that you have that briefly identify them and also give you a one or two-sentence summary of each of those procedures.

One thing I do want you to take note of is that not included in this review process are obviously site profiles, because they are covered under task one.

When I briefly scanned these 33 documents or procedures, I realized they were quite diverse in both content and in scope, and I have to tell you, it took me a while to understand how I was going to write a

procedure to review 33 procedures that varied so differently. So I re-read the Act over and over. I re-read the final rule of 42 CFR 82 and the regulations themselves for some inspiration, hoping that a light would go off.

Well, the Act requires that the Department of Health and Human Services establish regulations and methods for arriving at reasonable estimates, and that was one of the key words that jumped out at me -- reasonable estimates. And the Act specifically states that the key objective of the compensation program is to provide for timely compensation, another word that jumped out from the pages.

Other directives issued by the Act in the final rule of dose reconstruction methods state that these methodologies should be, one, efficient; two, consistently applied; reasonably and fair to the claimant; adequate and complete; and well-grounded in the best available science. And those are the key words that I focused on in thinking about how I'm going to write a procedure that will capture some of those elements.

It would have been easy for me to focus strictly on the science of it, because as health physicists we tend to always dwell on infinite detail and how much could we improve on this if we add this and this and this, and that's axiomatic. Science has to be obviously an integral part of this review protocol, but it's certainly not the only one.

In the next seven slides I will briefly identify the seven objectives that came out of the review of the Act and the final rule, as well as the regulations themselves, and identify criteria that we will use to determine if the procedures under review meet in fact these objectives. So let's go to the first statement. Of course that reiterates what I just said.

But the key word here is that we want to be in a position to -- to -- to establish a sense of timeliness, so that became our first objective. To what extent are procedures supporting a protocol that will allow for a very rapid analysis of doses, et cetera.

Objective number two is that the procedures must also establish a sense of efficiency in those instances where a more detailed approach clearly would not add to any value. In other words, can we short-circuit the system. And that is a criteria of efficiency in instances where we already went over the top or we, under the worst of conditions, cannot fathom the idea that he will -- or that person will ever meet the 50 percentile probability of causation.

Objective three, to assess the procedures in terms of have they exhausted all the potential exposures and ensured that the resultant doses are complete and based on adequate data. So completeness, as well as adequacy of data, was objective number three.

From the beginning it was obviously clear to the HHS that claims would represent a wide range of exposure conditions that in turn not only reflect the various activities at the DOE sites and the AWE sites, but also reflect the change in times. How things were done early obviously is different from the way they're being done today or in between those periods of time. Thus objective number four was to assess procedures for a consistent approach of dose reconstruction that would assure some kind of consistency, both in terms of time, regardless of location.

And because of the many potential problems that one encounters in dose reconstruction that includes unknowns, loss of data, missing records, unmonitored exposures, a fifth objective is to be sure that we account for all of those things, and in the process be fair and give the benefit of doubt to the claimant in cases of unknown. So that became objective number five.

Related to fairness and giving the benefit of doubt to the claimant is the requirement for also quantifying

the uncertainty of various parameters that are included in dose reconstruction. And for that there has to be some assessment of the uncertainty, which then is objective number six.

The last objective that I identify is striking a balance between good science and most of the parameters that I will collectively refer to as being efficiency, as a matter of efficiency. To what extent can we, for instance, get to where we want to go and get the process moving as rapidly as possible; still retain good science, defensible science, but not go to the level of detail where it's timely and costly and slows the process down. So the last objective is, in essence, do the procedures provide a proper balance in terms of the guidance it offers for doing the -- doing dose reconstruction efficiently, without sacrificing the quality of science that goes into them.

So let me identify the parameters by which we intend to assess these various objectives. The first one, again, was the issue of timeliness. And in each case here, the objective is stated as 1.0 and the next one will be 2.0, and underneath each of these are various criteria by which we will assess the procedures. In the first case of timeliness, it's clear and it's obvious that the procedures should be written in a style

that is unambiguous. Does the procedure -- does it read
easily, does it cause people to question what am I
reading, how do I interpret this. Is the procedure
written in a manner in which the data is presented in a
logical and sequential manner.

Is the procedure complete in terms of the required data. In other words, you don't want to have to go to a -- yet another reference if it's possible that that information can be already incorporated into that first procedure.

And is the procedure consistent with others. We know that, for instance, the procedures as we see them starts with the regulations. That's really first order document. The second order documents, obviously the implementation guides. And third order documents are those that support the implementation guides. And there is a need to show that these procedures are in fact consistent and basically offer the same or at least align themselves to each other in that sequence. And that is also part of the hierarchy that is 1.4.

And lastly, is the procedure sufficiently prescriptive, because it's very important that the individual -- and I don't know how many people will actually engage in dose reconstruction, but it would be nice to say that if you were to give the same set of

documents for dose reconstruction to 100 people, they would consistently end up with the same number, using the same logic, using the same arguments to say, in the case of unknown, this is what I'm going to apply here or assume here. So there has to be a method by which the number of subjective assumptions are minimized so that the procedure remains fairly prescriptive.

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For efficiency we already talked about the need to be able to cut the system or short-circuit the system at an instant when you know the dose is going to be sufficiently high, where you don't need to go on and need to invest any more, where you know you're over the top and you can obviously at this point call it quits. And the same thing in the reverse, when there is so little chance that the cumulative dose will actually reach the 50 percentile mark, where you simply say use the worst-case assumption. However, for this procedure to have any -- or for this approach to have any merit, one has to know what is the dose for a person who -- for a claimant who has a given cancer. So one has to at least have some mental idea as to what it is that you're looking for when you talk about a thyroid cancer or some other cancer. And so the procedure should provide the dose reconstructor with a means or some -- somewhere that dose reconstructor should have an understanding of

what it is that he's looking for that would allow him to make that judgment call that says we're over the top, even the first few years of exposure pushed me over the top. And for that to be the case, he would have to know what that number is in terms of the dose to that tissue that gives you that greater-than-50-percent probability of causation.

The issue of complete and adequate data, I have two components to this. One involves the interview process, and for the interview process I have listed several items here that we will look at. That is the quality of data collected via the interview, the scope of information, the level of detail sought and relevance to dose reconstruction, and the objectivity and lack of bias by which that information is obtained from the interviewer, the sensitivity to the claimant, and of course protection of the claimant under the Privacy Act or the last issue that we will look at.

For objective number three, that is the second half, the adequacy and use of the site-specific data, here's where we get into site-specific profiles. And as I mentioned earlier, we're not going to be looking at that. However, many of the procedures of the 33 will obviously demand that we make reference to site-specific data, and therefore there is going to be an assessment

of those procedures and say do the procedures call for the site-specific data in instances where we have, for instance, a TLD or a film badge, and what is the potential frequency of change-out, what is the potential limitations of those personal dosimeters, et cetera. Those are the issues that will be contained in the site profiles, but the procedures will direct you to those site profiles in instances where such data is needed. So that's objective number three, the second half of three. 

Again, the objective number four is to assess procedures for their consistent approach to dose reconstruction. And I'd already mentioned the need for a prescriptive approach whenever possible, and also a hierarchical process that are well-defined in 42 CFR 82. As we know, there are certain types of data that have priority over other types, and do the procedures require this to be...

Objective number five, fairness and benefit of doubt. There are really three major areas where that comes into play -- in instances of missing dose, in instances of unknown parameters affecting the dose estimate, and instances where claimant was not monitored. Those are the three areas where the issue of fairness and benefit of doubt come into play.

Objective number six involves the uncertainty, and here we're going to be looking at one of our in-house statisticians to support that particular issue because I'm not qualified to necessarily deal with the issue of uncertainty. But SC&A has several staff statisticians who will be looking at the various types of issues that involve the need to select a distribution for a given dose estimate, as well as the number of iterations that might be needed, et cetera.

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And lastly, objective number seven, and that's perhaps the most important one, and I started talking about the issue of trying to balance precision and maintain efficiency in the process. And when it comes to precision in details, as I mentioned, there is a tendency among health physicists to always add another level of detail that refines the precision, but this is really not what's needed here. We're not doing a dose response or we're not doing research on dose response. We're trying to resolve claims. And so a critical part of this process of trying to balance precision and efficiency is to say is this step in the dose reconstruction process really going to significantly alter the final dose, and will it make a significant difference, given the investment that we need to make in order to reach that additional level of precision.

so we have two elements here that we will look at -- and it's a subjective call. But I've already looked at some of the procedures and I realize that in certain options where you have to select A, B or C, the differences are at the fraction of one percent. And you have to ask yourself, in context with the larger uncertainties that are sometimes there, does it make any difference to necessarily make a selection process as opposed to defaulting to a higher value when in fact the difference are so marginal.

So that concludes my presentation and I'll try to answer any questions you may have.

DR. ZIEMER: Thank you very much, and we are going to have more detailed discussion on the document itself later in the meeting, but let me ask if any of the Board members wish to raise any questions now with Hans in terms of the material he has just covered. Again, we will have a chance, in a sense, to deal with this in depth when we look at the document. This is a good summary of what is contained in that main document that we will be looking at.

22 (No responses)

## PUBLIC COMMENT

DR. ZIEMER: Okay, thank you very much. The next item on the agenda I'm going to delay briefly because

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one of the items, the public comment period, I would regard as a time-certain, insofar as we have individuals 2 who have come specifically for the public comment 3 period. We are perhaps just about five minutes ahead of 4 that schedule, but I think we can proceed. A number of the individuals who wish to speak are here and ready to address the Board, so we will proceed with -- with the 7 public comment period and simply ask Dr. Neton to 8 postpone his presentation till after that period, if 9 that's agreeable. 10 Now I have -- I have nine individuals who've 11 12 requested to speak. Our scheduled time is somewhat limited, so we ask the speakers to be cognizant of their 13 fellow speakers and -- in terms of the time, and not to 14 -- not to monopolize the time available. So please 15 confine your remarks, if you're able to, without being 16 repetitive. 17 Let's begin then with Teresa Moran from Richland. 18 19 Teresa? Perhaps she's stepped out. Carol -- is it Wilson? Olson. No? From 20 Kennewick, Carol -- I'm having a little trouble reading, 21 looks like O-l-s-o-n, Ols-- no. Anyone named Carol sign 22 23 up to speak? Let's start with the first name, having trouble with the last. 24

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Beverly Cochrane? Beverly Cochrane, thank you.

1 -- it would be probably helpful if you used the mike in
2 the front, then everyone in the room can see you. Are
3 you willing to do that? We won't insist on it, but as I
4 pointed out last night, it also gives you something to
5 lean on, so... Beverly Cochrane's from Pasco,
6 Washington.

MS. COCHRANE: Yes. My name is Beverly Westerfield Cochrane and I'm a survivor of my father, Frank Westerfield. My father worked out at Hanford during my growing-up years, and he worked from 1948 I think it was till he retired about 35 years later. So he worked there when the most dosage probably was received by the workmen.

My father was a steam fitter welder. He was a small-built man, and therefore used -- was used by his employer and his fellow workers to do the things -- do what -- get up in the pipes that other people couldn't 'cause he had a smaller stature and he was a very good welder. He was -- he taught it at college, in fact, welding.

Well, anyway, my dad led a very full life, but he got sick in his early seventies and he had cancer. And in the dose restruction (sic) part of the report it did state that he had lung cancer, and we were sure of that, too, but -- and he had prostate cancer and he had liver

cancer. And this was due, in my belief, to the fact that my father was -- worked so much extra.

He wore these white uniforms. I remember one time he -- or more than one, came home because he'd had a dosage and they sent him home in a white -- coveralls. And this wasn't unusual. He had a meter, he had a pencil meter type thing. He'd take that off because he was needed to go back up in the pipes and do welding. I mean this was common knowledge.

A fellow worker who was his boss, I put in pages of anecdotal notes about my father's working and the situation of his fellow workers, and also I'd listed his coworkers down there, the few that are still living.

But his supervisor said that he -- they -- he remem-- he worked with Frank, my dad, and he said Daddy did everything. I mean he was a very good worker and he was very responsible to the point that he could be, because he did what was expected of him. And so I have living proof. The notes say that my father went through these things. And then he ended up having cancer and he died -- very miserable death.

Last time I saw him -- I mean last months, he was in a fetal position. Now that -- that is agonizing death, and I believe that my father is entitled -- his survivors are entitled to any kind of compensation that

might come. And I also believe you're studying this thing to death. You're studying the studies.

Now this is going on -- this is the third year since I made my claim, had my documentation, received not-- letters saying this is the status of what's going on, and it has gone on -- nothing's been -- so to speak, that I know of, since my last -- November, and they just call and say this is the status. Well, when is it going to be settled? Why spend money on you coming out here to have meetings and having 22 other meetings to do the same thing? We, as the public, don't understand that, even if we sit here and tell you about it.

13 (Applause)

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14 MS. COCHRANE: Thank you.

DR. ZIEMER: Thank you very much for your comments.

Let me check again. Teresa Moran is -- did Teresa come
in? Carol -- we had a little trouble with the last
name, Carol. You can introduce yourself for the record
here. Oh, this is -- is this Teresa?

20 MS. MORAN: Yeah.

21 DR. ZIEMER: Yeah.

MS. MORAN: You want me to introduce myself?

DR. ZIEMER: No, Teresa Moran, okay.

24 MS. MORAN: Yeah. I just wanted to let you guys be 25 aware that a lot of people are coming in or writing complaints because a lot of people are still working out in the area and are afraid to lose their jobs or get some type of retaliation in return for making a complaint against the government. And you know, I don't have the facts in front of me, but I -- I hear, here and there, that people have -- that have complained have had somewhat -- little tal-- retaliation on them, you know. But there's no proof of that, but you know, I've just -- from hearsay.

And why I'm here today is my grandfather was a Nebraska farmer, and he was poor and he had a family, and he got offered a job and a house here in Richland to work out there and -- in the mill to -- to help build the bomb or whatever he did. And he'd come home every day -- 'cause he was like my parental figure. He'd come home every day with a metal box that they would determine his levels of chemicals that he had been exposed to 'cause he was in the area that he was getting con-- you know.

Anyways, he first got these big lumps on his neck. And he was in his middle thirties. He'd been working out there for I-don't-know-how-long, but he started getting these big lumps on his neck and had those removed. And then after that, then he started getting sick with cancer. And he was afraid to say anything,

exposed to, because that was the only means of support for him. He was worried about his pension and all that other stuff, so he was afraid to come forward to try to get any kind of retaliation or get some help. So he suffered very badly. I had to see him every single day suffering from the cancer eating away at him. And it really affected me because he was a father figure in my life and — and I feel that our family got short-changed when he passed away, 'cause when he passed away, my grandmother could barely make it and she didn't want to cause any problems, either, because she wanted to receive the pension money. And so she was afraid if she made waves that somehow that money would be cut off.

And the same thing with another family member that has had cancer, and I believe also due to being exposed to harmful chemicals, still works out there and is afraid to come forward at the -- at the -- you know, worrying about their jobs. So a lot of people are worried about their jobs and they're worried about, you know, retaliation and they're worried that they're just going to open up a big can of worms and everything's, you know, going to fall apart, you know. So I just wanted to say that -- that that is, in my opinion, the reason why a lot of people aren't coming forward.

And I don't know if there's a safety net for these people that's available or what. I just came to this meeting today, but if there isn't a safety net for them to be in, you know, there should maybe be some kind -- some created so that these people feel secure about discussing their problems without worrying about losing their jobs.

DR. ZIEMER: Thank you very much.

9 (Applause)

DR. ZIEMER: Let me call again for Carol -- I'm still puzzling over the last name. Looks like perhaps Osonofor. No Carols? Frank Trent? And Frank is from Richland.

MR. TRENT: My name's Frank Trent and first of all I'd like to thank the Board for -- for coming to Richland and listening to all of the complaints. And if it's within your power, you should listen very carefully to what's going on here and get the word back to the White House or wherever to get DOE or whoever is in charge of this off the stick and moving.

I came here in 1950 in the United States Army, and was stationed here at Hanford. We was in tents living out there with all of the iodine stuff coming through the stacks, and we were -- we were living in that, and it did come down.

Later -- years later I went to work at Hanford and worked in the 200 areas, first-hand knowledge and sight of what happens when you get a down-draft from those stacks. Now this is before the new filtration went in. That iodine came right down around the buildings, contaminated the grounds, and they had to actually come in and move three or four inches of topsoil, and we was in that, too. And the guys also had to come and go from the buildings in SWP\* clothing and drop them off at the guard shacks before they got on the bus. That's one incident.

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Another incident was in 224. I believe it was U plant. And we were in the lunch room eating dinner and one of the RMU\* guys was with an operator going down the whole corridor to take a sample. And as he was walking he was -- CP meter was swinging in his hand and he looked down and it was off-scale. He didn't even know it was on. So he stopped and he looked up and flipped it to the next scale and it was off-scale, also. And he flipped it to the third scale, which is the highest scale, and it was still off-scale. So he run everybody out of the lunch room, and myself included, and -- and got people in there with SWP clothes on and they found the problem. This stuff was oozing through the wall into the corridor right next to the lunch room, and this 1 corridor was a clean area. And so was the lunch room,
2 of course.

But anyway, they come in and put a new wall of high-density concrete over that wall. Now that's another incident, and I believe that's where I got a direct ingestion of plutonium and uranium 'cause we were working with uranium in that building. That was 30-some years ago.

There's another thing I would like to mention, also. My father-in-law, Cecil Imercrary, came here in '43, and he went through a very painful death, suffered terribly, from beryllium exposure and he finally died at 83. But he suffered for years because of this, and he spent most of his life here working.

I left the project myself, but I just thought maybe these few comments may help. But I don't know but what some of the records, like the people have said here, have been expunged from the files 'cause I've seen my files and they don't represent totally what went on out there, and I've got a stack about that thick (indicating). So -- but I got a feeling that most of the stuff that could be -- cause them a problem in later years has been removed.

Now there's a records building right here in the 712 building or 713 and 12 -- 712 is the printing and

713 I believe it was is where the records were kept, and they go back a long ways. So -- but anyway, that's my spiel and I want to thank you guys for coming and listening. Thank you.

5 DR. ZIEMER: Thank you.

6 (Applause)

DR. ZIEMER: Thank you very much, Frank. Next we'll hear from John David, who represents sheet metal workers Local 66. John's from Kennewick.

MR. DAVID: I had an opportunity last night when I was talking with you to remind you about a member that I represent -- he was retired -- that gave you an offer 18 months ago to exhume his father's body so that you could see that he was contaminated with plutonium, which the records have no -- nothing of, as he tells me. And I just got a chance to talk with him, I -- to get ahold of him, and he still wants to make that offer for you. His dad's name is Justin Schweitzer.

And there's another lady who I had hoped would be here today that I talked to, that spoke last night, and I'm going to pursue her 'cause she -- she's going to tell you that she's willing to let you exhume her husband's body.

And my point in bringing this up is to help you understand how severely this is important to them for --

not for them, but for everybody. This isn't a me or an I deal, this is a we. And so again I'd like to reiterate to you, take your information back to whoever you got to go to and tell them that -- what the process, how it's evolved today is not working, regardless of the efforts of the individuals that have been involved with that. It's simply not working. And so we need to have this site as a special cohort site, period. This was granted to these other places, and supposedly we're supposed to have the best records that there is. And if that's the case, if we've got the best, boy, I'd hate to see the worst because I think it's pretty evident -from all the testimony that you continually seem to be having an opportunity to hear -- that it just doesn't add up. So please, please, for everybody in this community -- and this is a great community, and I want to continue to live here and I want my kids to continue to have an opportunity to live here, we want to continue to have an opportunity to work out here in a safe manner. And so we're asking you to please help those people and please help us that work here today. There's an article in this morning's paper that talks about that there was a tank farm issue where they said there was no problem -- just real recent, by a company called CHG, and they said hey, no problem. You

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1 can be out there, breathe and everything, you don't need any supplied air. Well, I'll be danged if it came out 2 in the paper this morning that yeah, you do. Okay? 3 Now I want to applaud them for realizing that they 4 made a mistake. And maybe that's because of the climate 5 6 today where people can come out and speak. And I certainly hope that there isn't anybody that's suffering 7 any retaliation whatsoever because of this, because this 8 is supposed to be a free country and people are being 9 asked to come forward with this information. If they're 10 suffering any retaliation because of that, that's an 11 12 absolute criminal. So thank you very much for your time and all the efforts you're putting forth here. We'd 13 appreciate that you'd continue to come back here and 14 visit us. And I would like to give you an opportunity 15 16 so the next time you come here that you can be our heroes, 'cause I really believe that you want to be our 17 heroes and you want this to be -- to work, so you don't 18 19 have to go here and you don't have to go across the country and have to listen to these horrific statements. 20 So do everything you can, because believe you me, we 21 want you -- we want you to be our champion. Thank you. 22 23 (Applause) 24 DR. ZIEMER: Thank you, John, for those words. Let's go next to Gaye Shook -- Gaye Shook? Gayle -- is 25

1 it Gaye or Gayle?

2 MR. SHOOK: Gayle.

3 DR. ZIEMER: Gayle, yeah.

MR. SHOOK: I'm Gayle Shook. I've worked on the plant for 38 years. I came here in 1950, right out of school, went to work in nuclear projects -- and the field is nuclear research that we were in. The reason I'm here to air my gripes, I guess, today is to make you aware of the problems that we all have. And we all surely have problems that are here today that's going to eventually terminate our life earlier than what we had expected.

I have had cancer removed from my neck and my ear and ear, my chest. I've had -- been diagnosed with berylliosis, and that is making life very uncomfortable right now. I would like to have been here yesterday, but yesterday was a down day. I was not here.

But I'm like the rest of these people. I'm just setting here hoping that you will be more attentive to our problems and to maybe -- I don't know how you can make it go through any faster to either say yes or no or whatever. And I -- that's about all I've got to say. I'm here -- want to thank the Board for listening to this and hope you'll really act on these problems for all of us. Thank you.

And thank you, Gayle, for your 2 DR. ZIEMER: comments. 3 Roland Haney? Roland Haney. Roland is a West 4 Richland resident. MR. HANEY: My name's Roland Haney. I've lived here since 1950, and I'm going to tell you about all my problems after working five years at Hanford as a 8 serviceman. Serviceman's a laborer, and he does all the 9 dirty jobs they got out there. 10 Okay, I'm going to tell you the things that's wrong 11 with me that happened after I left there -- before I 12 The first thing, my tonsils swelled up so 13 left there. big that I'd drink water and it'd run out my nose. The 14 next thing that I had them removed. The next thing that 15 16 happened to me, a lump come in my neck and my thyroid was removed, cancerous. Then after that, let's see --17 my pituitary gland went bad. A good healthy guy like me 18 19 was 185 pounds and my pituitary gland, gone, so I took testosterone every two weeks every since then and that's 20 been since about 1956 or '57. 21 22 The next thing that went on me was a lump in my 23 side. They call it a belt tumor. That was removed. Ι 24 don't know whether it was cancerous or not. The next thing that went on me was three lumps in my back. 25

(Applause)

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were removed. I don't know if they were cancerous or

not. I'm awful nervous.

And let's see, then my esophagus started giving me trouble. I went to Seattle and they checked it and said if I didn't have it removed, I'd have cancer within two years, so I got that esophagus fixed.

The next thing went was 14 inches of my colon. I don't know whether it was cancerous or not. And my appendix went. There ain't much left of me, after working at Hanford. And doing the -- and I can't tell you how many time that I went home in a bus with a pair of coveralls on where I got hot enough -- they even took my wedding ring. And just stuff like that'll happen to me out there.

And when I got bad enough, you know, they made it so rough on me that I just quit and left there. I only worked there seven years. And I just wanted to tell you, there's a lot of people around that's probably as bad off as I am. Today I have defibrillator cost \$77,000 to keep my heart going. And nervous as a -- I've shook ever since I left Hanford.

I got into beryllium -- I'm forgetting a few things. I have beryllium now. I have asbestosis. And it just showed up about six weeks ago when I was in Harbor View. So you talk about getting it, I got it.

1 And I feel very bad about working at Hanford.

After I quit Hanford I could only work half days because of the beryllium. I spent eight -- when I got beryllium I was a spotter for the truck when they hauled a load of beryllium scrap to the hot burial ground. You had to take a spotter with you because they didn't want the truck in the hole, so I stood at the back of the truck and when they dumped it, all that dust come and got -- I got a heck of a load of it.

The next day was Friday. My vacation started. I went on vacation. I was home eight days. And I woke up about two hours after I went to bed. I was sweating like a fiend and the wife changed the bed. She changed it three times that night, and we had to come back to Washington, so I said well, I'll go down and get me a shot of penicillin and head for home.

Okay, I go down and go in to the doctor, and this is in Pittsburgh, Massachusetts, and I asked the doctor -- you know, he checked me and I said can I get a shot of penicillin? I have to be back at Hanford in five days. And he said I'll tell you what, you go for that door I'll call the cops on you. I said why, what'd I do, you know? He said I want you to stay right here. He called the wife and told her he thought I had polio. And so he quarantined me, naturally, and everything and

next thing I know he come in and he said well, I think you've got pneumonia.

And I -- pneumonia, well, that -- probably I have - and he said check -- I'll check you out tomorrow and
you can head for home. And so I got up in the morning
and went down there and he told -- he gave me a stack
about that high (indicating) of what he'd done and what
he thought and everything, and he said hell, he said I
don't know what you've got. You'd better go back there
and find out what you got into.

It was the beryllium that caused this, and it took it till now to show up on me. And they call it chronic beryllium. There's three types of beryllium poisons, and that's a lot of things -- I probably could talk here all the day -- all day about Hanford, but -- like working in the discharge tunnel when the ties\* come down and they -- that's the only time I ever wear -- wore a fresh air mask out there. Those -- we worked out there like this, with a pair of blue coveralls and a baseball hat. And I look at them guys doing the same work we did and they're only wearing -- like they're -- stuff like they're going to the moon, and that's all we wore out there and them plants was running.

When Frank told you about the -- I guess they call it the green stuff was discharged out there, the iodine,

a guy pulled all of -- all the filters out of the -- the stack and that's the reason that went over into the -and 100-H is where I worked and it was right in the path of that, and I was right there when it happened. So I don't know, I could talk all day about this,

So I don't know, I could talk all day about this, so I'll just give up. Thank you.

(Applause)

DR. ZIEMER: Thank you, Roland, for sharing that with us.

Jim Knight from Richland. Jim Knight? Yeah.

MR. KNIGHT: My name is Jim Knight and I thank the Board for being here and this opportunity to talk to you. I didn't start on the Hanford project until 1963, so I don't know what the story is on all these horror stories and stuff you've heard previously. I can just tell you my own experience from '63 on.

I started in fuels manufacturing and went from there out to PFP and worked in fuels and for the plutonium processing weapons manufacturing for several years, worked in tank farms for a while and testing, drilling and safety and health.

Now not knowing the record of your other stories here, but I -- in my experience out there and all the exposure I had, I was in tank farms, went out, opened several of the tanks there, the worst exposure I had out

there was being stuck in an office with two chain That was the worst situation I faced in my smokers. entire Hanford project, including being in the fuels where we manufactured the raw uranium and PFP where I worked with the plutonium and tank farms where we had the waste product. Any my experience with this, I developed coughs there. It took me ten years after retirement before I cleared up the cough. I filed a complaint with my supervisor, Steve Smith, at the time and he said we will not process this because we don't want to rattle anything up the ranks here on discrimination or whatever he called it. So I don't know, there might be a lot of horror stories here. I've been exposed to plutonium, beryllium, asbestos and right now I'm probably in the best health I've been in in a long time and I think it's -- like I say, my biggest exposure was being exposed to the cigarette smoke in that office for several hours a day. And you'll hear all kinds of horror stories.

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I know plutonium's an alpha emitter, which penetrates less than two cell molecules thick, so you're going to have all kinds of stories here, but as I said, with my experience being on the project, in safety and going over the whole project, all the labs, the reprocessing, the separations, the fuels manufacturing,

the weapons manufacturing, by far the worst experience I had was having to stand in that room with those two

3 cigarette smokers. And thanks.

4 (Applause)

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5 **DR. ZIEMER:** Thank you, Jim. Ron Strait. Ron 6 Strait.

Good morning. I worked particularly MR. STRAIT: for contractors and so on out there. Most of the time I thought they run a rather safe, stable type work site. However, there were several incidents, like in the 300 area we were replacing a motor, myself and another gentleman, on the americium line and they told us don't stir up the dust. I thought we had adequate dosimetry and so on, but we were working alone in there. We only had a few minutes to work. It was rather hot. And this fellow -- I can't describe exactly how it worked, but there's a -- two lines in there -- one line over dropped a piece of plywood off of a scaffold, and the dust just flew. And I remember the HP folks telling us that we've got -- you stir up the dust, if anything comes off the conduits, whatever, you come out through the step-off procedure immediately and so on and so forth.

Well, it hadn't got to us, but we could see the dust boiling around in the room with the air handling equipment. The room was at somewhat negative pressure,

obviously. And I yelled at my partner, let's go, and we just dropped our tools. You can't take your tools out of there. Dropped our tools and I ran for the door. He looked at me kind of stupidly and finally it dawned on him I was leaving for a specific purpose. We ran out through the door just as this great big what, 20-ton door was starting to go shut, and the induct detectors evidently had spotted this radiation dust, radioactive dust.

So we ran out there -- run clear beyond -- I was really scooting, run clear beyond the step-off procedure, so we contaminated the room and we had to be cleaned up and we lost our clothes and so on and so forth.

My dosimetry, as they were trying to reconstruct my overall dose, showed virtually nothing. Well, I know better than that. I really got a blast in there. And I have a bone to pick with the way they kept our records or observed our records, our dosimetry.

Another time I was working for Tri-City Electric. The shop had rewound a big motor out there on -- that keeps a negative pressure on some of the crypts across from the 200 area in the burial site. The motor wouldn't run. It'd either burned up or something, so they sent me out there -- no dosimetry.

I walked out there, took the connection block on the side of the motor apart, and it looked okay, but it did smell burnt. And I noticed nobody else would come down there where I was. So I went back up to their shop, got ahold of one of their dosimeters, And while I'm not trained or qualified to run them, I did -- you know, I knew how to run them because we had, in the past, kept track of a lot of our stuff. And I went down there and it went off-scale. It was over five R where I had been standing.

Well, I got back in the pickup -- you know, left.

I just got back in the pickup. I had no dosimetry on,
which was -- really I think would have really registered
some very high rad. Went back up to the shop. We went
through -- oh, cleaning my feet up and so on like that,
and I was allowed to leave. I don't know what all I had
on me, but I had a lot.

And several other instances I don't think our dosimetry can -- our dosimeting (sic) can be reconstructed properly. I don't think I was properly covered in those particular areas.

Most of the rest of it was pretty benign. We -I've worked in some commercial plants and I thought they
were a lot more careful with us. Like over here at
Columbia Generating and down at San Onofre and so on

like that, but they're commercial. They're not relative to this. But even that, they kept real careful track of our dosimetry, and we'd have to log into an area with our badges and the badges tied to the computer system kept control of our doses. And sometimes I'd get a red screen, meaning I'd had more than they wanted me to have, and it just — it kind of dawned on me over a long period of time that I don't think I was — oh, what would you say — covered properly out here. And I think I've gotten a lot more radiation than I should have, and probably — I've had a lot of skin cancers removed and so on like that.

Working out at 100-N as we were doing stress relieving, I was working for Foothill Electric, which is one of the contractors under Kaiser, and we worked in a lot of asbestos, a great deal, 'cause we'd wrap these large wells to be stress relieved with asbestos, wrap them with the coils, and then we went in and tore them down. We'd be working in a cloud of asbestos dust and - oh, it won't hurt you, it's fine. Just, you know, get in there and get out, get the work done.

Well, for Pete's hat sake, you know, years later I find out that I was really exposed to asbestos. I've had the checkups. I don't seem to have any beryllium in me. I've had the B type X-rays out here and they say

1 that -- couldn't find any mesothelioma or whatever they call it, asbestos -- asbestosis. But a friend of mine 2 who was doing the same thing, working with me part of 3 the time, does. 4 So, matter of time? Thank you, folks. 6 (Applause) And we thank you, Ron, for being with 7 8 us today. L. K. Mitchell -- or J. -- J. R. Mitchell, maybe it 9 is. Mr. Mitchell. 10 I'm J. L. Mitchell. I worked on the 11 MR. MITCHELL: 12 project for 31 and a half years. I won't take much of your time because I had a little time last night, but I 13 overlooked some things because I didn't know I was going 14 to get to speak. But when I transferred from 15 Westinghouse to -- from Atlantic Richfield to 16 Westinghouse, I was transferred on paper because I had 17 so much foreign objects in my system that I wasn't 18 19 supposed to have, so they transferred me on paper. signed the paper and I never have seen it since. 20 The next beef, when we was -- we got trapped up in 21 a explosion and we never was checked after we retired 22 23 and they said they were going to monitor us, and I been 24 retired 15 years and I never been back for a chest X-ray

or no kind of examination at all. And this was

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something that they told us that we'd go through. there was seven or eight of us and we got -- the radiation we got exposure that night, as much as it was, it didn't go any higher than 40,000 dpm and what I -- my beef is wondering is that high as a scale that they had, was that high as it'd go, did we actually get more than that and that's as high as the machine would read. I know I've -- bad as I hate to say it, I have cancer and I been -- had some colon problems lately and some kidney problems, but I haven't got the analysis yet on those and I'm not too anxious to go back and see, but -and some of the paperwork that I missed out on because I was living in Arkansas taking care of my mother and she had Alzheimer's a little bit worse than I thought she did and some mail I'd get and some mail I wouldn't get, but there's nothing we can do about that. But I'm just here to let you know that I know that I got more exposure out there than I should have. And the night of the explosion, instead of warning everybody to stay away from 912, there was never a signal to stay away from 912. We knew McCluskey was in 912 alone, and I had previously ran the samples that was too hot reading out a spec, and we went in there to -- to get him out. It was myself, Chet Mize and Ron Lavelle. We went in there to get him out, but when we opened the air locks, it was

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1 just like a tornado. The black smoke was just rolling and we knew right then we was in trouble so we backed 2 out, and that's where we got a deposition and I never 3 could find out how much we got. Nobody would never tell 4 us how much we got. But they said it went -- some was 6 in your head and to your lungs and possibly in your bones. So this is what I'm living with. But I'm doing 7 as good as you can, but every time you go to the doctor, 8 you think they first thing they say, well, your cancer's 9 spreading or something of that sort, but hopefully it 10 won't spread. But I really appreciate you guys for 11 12 giving me a chance to talk and explain myself. And I could go on for guite a bit. If any of you want to talk 13 to me after the deal, you might -- I'll be -- feel free 14 to talk with you. Thank you. 15 16

DR. ZIEMER: Yes, thank you.

(Applause) 17

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And Gai Oglesbee has requested -- Gai DR. ZIEMER: I think spoke yesterday, as well, so -- you have additional items for us, Gai, from yesterday?

MS. OGLESBEE: I sure do. Hi, good morning again. I work at this almost every day for at least six hours, so -- and sometimes 12, with breaks in between, of course. But anyway, I didn't think -- don't think I mentioned that I was the site and facility at large here at Hanford from 1992 through 1996 when I took early retirement, voluntary.

I will not be a bionic person. I've already told my physicians and they want to do some -- some surgery that is preventative and I've already -- I -- I deal with cancer, forming cancer all the time. I won't take radiation. I won't take chemotherapy, so what you see here, my physicians see every -- every month or so is what's going to happen, so I've already got it legalized.

So my physicians say now in my records that they don't know what to do for me next. That's because I refuse to be a bionic person, and that's very clear to them. So they're doing the best they can, and I'm in a process -- and I'll tell you how dire it gets for some families. I'm in a process of donating my body to a university, maybe to my experts, who will take care of it and I'm going to be cremated now, which was -- I was absolutely against in the beginning because there've been so many bodies that have mysteriously disappeared for a while, so I'm making legal arrangements for all that.

With that said, 'cause I hate to talk about my own issues when there are so many other people that are worse off than I am, I want to read this first in case I

don't have enough time left, but I think Owen Hoffman, who's sitting in the audience, is a nice person and I've met him twice, once in Spokane and once here. But his methodology is criticized by people on the other side, Owen. And I don't think your methodology's the only methodology in the world that can be referred to in this EEOIC process. I have expert witness, they use Star CD -- CD, which is a licensed methodology. Also we were taken to a secret place. I have a cohort that was matched up to me as well as possible and so do the other people that came forward, and the experts are very good at what they do. They're high profile, and you know that 'cause you know the person I was talking about.

Okay, here's what I was challenged to bring forward today, and I'll read it first because this is a -- the 9th Circuit Court of Appeals on June 18th, 2002, and what Owen might not understand is that Judge Fremming Nelson has already recused himself. He hasn't told anybody yet 'cause he has conflicts of interest, just like Judge McDonald, who was tossed out and condemned.

So this was a decision made by the 9th Circuit and they had a lead judge who's Mary M. Schroeder. She is a chief judge, and I want to read you some of the experts -- or excerpts that tells about F. Owen Hoffman's methodology that's being used. So we have -- already

have a Federal court involved in this IREP methodology
issue.

As we explained in <code>Hanford</code> -- they start in this one position. (Reading) As we explained in <code>Hanford</code>, reliance on that standard was error because the doubling of the risk is a measure courts use to determine whether a substances is capable of causing harm in the absence of any evidence other than epidemiological evidence of toxicidity (sic). Here we deal with a substance, radiation, that is known to be capable of causing harm. Indeed there is no threshold harmful dosage level for radiation because it can cause harm at any level.

In re Three Mile Island Litigation -- which is what they reference, which is more in tune with what happens at Hanford. (Reading) What difference -- what differentiates these plaintiffs' causation cases from Hanford is that the evidence relied upon by the plaintiffs. Plaintiffs in this case submitted a report prepared by Dr. F. Owen Hoffman, Ph.D. Dr. Hoffman's report established a generic methodology that was intended to be used to estimate doses and risk to specified individuals. Dr. Hoffman, using representative plaintiffs, also provided ranges of the estimated probability that certain diseases were caused by the radiation exposure, depending upon the gender,

year of birth, age at first exposure, time since first exposure and whether the exposure was acute or chronic.

That's why this methodology is failing with NIOSH, because it doesn't take into consideration any of these issues other than what they believe.

(Reading) For example, according to Dr. Hoffman's estimates, a woman born in 1945 and living in Richland, Washington who ingested milk from a back yard cow and was diagnosed with thyroid cancer in 1955 has a range of PC estimates from 59 percent to 99 percent. The median of that range is 94 percent. A man born in 1945 and living in Spokane, Washington who ingested milk from a back yard cow and was diagnosed with thyroid cancer in 1945 -- in 1995 has a PC estimate for thyroid cancer ranging from 1.6 percent to 71 percent. The median estimate is 15 percent. Under the district court's holding, only the woman proved generic causation because her median, or central value estimate, exceeded 50 percent.

And this is talking about -- well, what took place in the prior hearings that's been a 14-year undergoing.

(Reading) Dr. Hoffman's report was offered during the generic -- genetic (sic) causation phase of discovery and was intended as a general methodology that would take into account a few individual-specific

factors to arrive at a PC estimate. According to Dr.

Hoffman, to determine a specific individual's PC, the

individual's sex, age, eth-- ethni-- I can't say that

word -- family history, type of (sic) duration of

exposure and actual mass of target organ must be taken

That hasn't been done on me.

into account.

(Reading) Plaintiff never intended, nor was it understood from the district court's discovery orders, that Hoffman's report and the other epidemiological evidence would be the only evidence that would be allowed to present to establish causation. Nor is epidemiological evidence the sole method of establishing causation.

And I think the other side, your peers, would agree with that, that I talked to. My experts would certainly agree with that.

(Reading) Court imposes no absolute epidemiology requirement. In deed, Dr. Hoffman actually stated in his report that his methodology was not the only way to prove causation, knowing (sic) that differential diagnosis or clinical evaluation may also establish a causal link. As in *Hanford*, the district court's determination at this stage that meant (sic) that plaintiffs had to provide evidence that is more likely

than not that exposure to Hanford emission caused their individual illnesses, blurred two-step causation inquiry in (sic) genetic (sic) and individual causation. Thus we conclude that the district court erred in dismissing plaintiffs' personal injury claims on summary judgment.

And they went on to tell about why the individual causations were different from the generic causations. They had many specific reasons why you cannot combine the two. One of them is emotional stress, which pays a lot of money to -- for damages in Federal court. That isn't even considered here. Emotional distress is a very viable causation when you're injured and it can be proven. That was not in this whole thing. I have not been approached to talk about my emotional stress for -- for -- by anybody.

Thus (reading) plaintiffs' claims for emotional distress because they -- they arose out of the bodily injury, sickness, disease or death that the plaintiffs allegedly suffered from as a result of excessive dosages of radiation.

That's a precedent. The costs were awarded to plaintiffs/appellants. That's very unusual.

Now if I have time, I'll give my presentation. I don't know how long it'll take me to read it so --

DR. ZIEMER: Well, we're overdue already. What --

1 how long will it take? MS. OGLESBEE: It's just very short. 2 DR. ZIEMER: Okay, please proceed. 3 MS. OGLESBEE: Okay. The EEOICPA claimants to not 4 deserve anyone -- any more broken promises. They've heard for four years and been promised these things that have never happened. And I don't care what the statistics say, I don't know of anybody that's been 8 paid, except for one person, at Hanford. And I know a 9 lot of people's been paid in Special Exposure Cohorts 10 issues back east. 11 12 Hanford is a Special Exposure Cohort site because you can't find the records. I know where the records 13 I went through that before. There aren't any 14 records, folks. They're all hidden. I know where they 15 16 are and -- a lot of them are and they put "Privacy Act protected" on them and it takes -- a court of law 17 couldn't even get these records. So I know that the 18 19 former contractors take these records away for the DOE. I issued from my group, two of them, three Special 20 Exposure Cohort petitions that represent over 7,600 21 people. Those were submitted in September of 2002. 22

receiving those Special Exposure Cohorts, but Senator

Cantwell has copies of those now and she's looking into

None of us has gotten any word or recognition of

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1 it. You know, that should have been a default by now.

In a real adjudication process that wouldn't have gone

on. I hope you realize that.

With so many deserving claimants dismissed before compliance with this American public law 106-398 is observed by all agency delegates, is there a ways and means to correct the unconstitutional problem that denies due process for the EEOICPA purpose. Senator Grassley, Senator Murkowski, Senator Cantwell and Senator Kennedy receive a copy of my testimonies and supporting evidence as often as I can provide it.

The USDOE had already used, abused, harassed and threatened the people that in 2000 they said we were wrong, we will now take care of our own. Before 2000 a redundant statement made by the cohort agencies and/or traditional agency defendants was no harm done to the environment, personnel or off-site populous. That is recorded in hundreds of investigative reports, occurrence reports, radiological problem reports, et cetera, which is part of my EEOIC evidence. My name is one of five on many of those records because I was at large here.

The following excerpts is but one record that has come to my attention in the past months and the attention of the senators who are investigating. I must

also consider the following findings in my quest for the truth. Reportably (sic) USDOE Rick Cutshaw uses the verbiage "nut case" when he refers to certain patients, a term used to describe the EEOICPA Subtitle D claimants. That was the statement I made to Tom Rollow that said I was -- could be charged with libel. Well, he's -- should go talk to an attorney, because I didn't say the words. There's witnesses that have come forward and the senators have come forward. I'm just trying to react to whatever I know for my own personal thing because I was involved in it. 

The President defines us as being courageous veterans. See Executive Order No. 139 -- 13179 filed by the -- in the U.S. Federal Registry.

To ponder as I am doing, begin witness excerpt quotes which are before the senators. Again, these are not my statements. This is a witness's statements. (Reading) We would like to see the qualifications of the doctors that you have working at SEA and the final physicians panel doctors. The docs at DOE are not allowed to make a decision or sway the decision of the civilian non-occupational health certified and no military background.

(Reading) How many of the high -- the paid nurses who the entity is making 300 percent profit -- profit

for the DOE know what a glove box is. They don't know what a glove box is. For none are familiar with military medicine. They are so -- there are no inservices so the ignorant say -- stay ignorant.

5 This is somebody else's words, so it's hard to keep 6 up with it.

(Reading) About the claimants who sought true professional help out of desperation, their personal records and comments, letters, et cetera, got put in the back of the chart. Who decides the chart order? This is the order the chart gets put in before it goes to panel. Shouldn't this be considered public knowledge that can be FOIA'd. This chart order is clearly not in the favor of the claimant, for when a non-occupational and non-military doctor reads it, the fifth and the last inch of the chart, he is also tainted with DOE's docs and DOE's nurses notes. How many claims does Admiral Rollow have on file? He said there was 30,000 with 100 per week coming in in November, 2000 (sic).

(Reading) Rick Cutshaw gets \$400,000 to make it appear he had organized the effort.

And I won't go on any further with that.

(Reading) should the bill have been named NRNP, No Records, No Payment.

Now this is what Senator Murkowski, Chairwoman of

the Water and Power Commission, said in a senate hearing to Mr. Card. 2 (Reading) So what you are telling me is that we are 3 putting the victims through a bunch of hoops that, even 4 if they get to the last on (sic), they get nothing. Card's response, (reading) Yes, Madam, this is true. Senator Murkowski then says, (reading) Well, don't 8 you think we should inform the victims about this? 9 Card said, (reading) Yes, Madam. 10 (Reading) Why did the Chairper-- woman responsible 11 12 for appropriations of the EEOICPA bill money define the DOE program as a cause -- catastrophic failure. It 13 appears this public knowledge may have caused two DOE 14 top officials to resign three days after the Senate 15 hearings. Why is it that the medical assistants are 16 getting bonuses from Rich Cutshaw when no claims are 17 being processed. Are bonuses supposed to be allowed for 18 19 this EEOIC purpose. After all, Senator Grassley did request the release of DOE records. 20 And I understand he was turned down. Why don't the 21 Congress find these people in contempt of Congress? 22 23 That's not very clear to me after all this is happening. 24 Is -- if Rick -- I have just a little bit more to go. (Reading) If Rick Cutshaw is making about one-half

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million a year, the EEOIC Subtitle D program -- program should have been well-managed. Shouldn't this project manager and perhaps Admiral Rollow be compelled to forfeit their positions by now. According to Senator Grassley's testimony, didn't the USDOE contract Navy in a suspect manner because the agency was in jeopardy of losing its contract. This thing that has happened to the deserving victims is ongoing for four years. The flawed EEOIC agency rules caused this human rights issue to evolve. When was the Constitution amended to allow the agency delegates to dictate what is or is not applicable to the freedom of choice, freedom of speech and the pursuit of life, liberty and happiness.

I didn't see any changes in the Constitution that would take my rights away for this EEOIC purpose.

(Reading) Was it ever intended that Dr. F. Owen Hoffman's IREP theory replace all other methodologies in the world for this EEOIC purpose. Yes, the agency delegates dictate that their codes undermine the Constitution and all other American laws for this EEOIC purpose.

I'm sorry if I'm slow at reading, but I've developed cataracts and it's very much more difficult for me to see these days, but I keep plunging on. So I thank you for being here because -- I didn't do that

1 yesterday -- because you're here and that's important.

2 It is very important to these people's future. Thank

you.

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4 DR. ZIEMER: Thank you.

5 (Applause)

6 DR. ZIEMER: The last person I have on the list is 7 Richard Miller.

8 MR. MILLER: I promise to be briefer. My name is

9 Richard Miller. I work for the Government

10 Accountability Project in Washington, D.C. I've had the

11 pleasure of following the Advisory Board around the

United States or on their telephone conference calls

since they've been initiated. And I would like to just

offer up some comments.

First and foremost, one of the nicest things about having this Advisory Board meet as often as it does is that it provides an opportunity and a forum, at least for those that are interested, to hear the program and the plans. Whether we like or we don't like the plans, as members of the public, at least there is some measure of transparency with this program and -- and for that we should be grateful because without information we can't even analyze or figure out what needs to be fixed. And so transparency is also sort of the cornerstone of my comments today.

If this program, as convoluted as it is, with as many agencies involved as it is, is to succeed, at least on the Subtitle B side, it has to succeed because there is a check and balance in the system. And the Advisory Board obviously serves as that check and balance and with the support of their contractor. And although I was encouraged today to hear Tom Rollow's remarks that there would be full and open access to records -- and it was an unqualified statement, which was remarkable, coming from the Energy Department, and it wasn't to the extent practicable or to the extent we can fit it around other program activities or consistent with whatever directive and policy I receive subsequent to this meeting. It was -- Tom said I'm here, we're -- we're ready to move forward and give full access to the sites. That was a breath of fresh air. That was terrific.

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And so now the question becomes, if the Advisory
Board and its experts, through its contractors, need
documents and records, we've heard today that the
process will be that the existing memorandum of
agreement between DOE and HHS will be used as the
vehicle for securing those records. And in and of
itself, one understands that this Advisory Board, if one
followed its proceedings, asked for almost 18 months,
where's your MOU with DOE, Mr. Elliott? And every

meeting Mr. Elliott would say we're working on it. And then the Advisory Board would say well, can we write a letter encouraging it? And so eventually an MOU was formulated and -- and -- and it was a hard-fought MOU and it was hard to pull together, and let's hope it was negotiated in good faith, because it's going to be not the words that are in it, but its spirit that will carry us forward to the next step, which is the audit phase.

And in the audit phase I guess the question that comes to mind as a matter of policy -- and I know Larry is intensely sensitive to this question -- is the question of appearances and substance with respect to full and unfettered access of the Advisory Board and its auditor to the records they need to get their job done, and to drill down vertically, as Joe Fitzgerald -- I think those were the words he used at the last Advisory Board meeting. And when I think about drilling vertically, unfortunately it feels like going to the dentist without anesthesia -- and it may be like that for NIOSH, as well -- that there's a -- there's -- there's a certain amount of pain involved with having somebody look over your shoulder.

Now Larry probably has not experienced that in his position, but for some of us who have had jobs where we've had people lean over our shoulders, we know what a

drag it can be. And to basically have professional second-guessers -- which is in effect what the Advisory Board and its auditors are doing in a responsive fashion to the purposes in the statute.

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Having said that, here's the challenge. challenge is that the requests for records be full and transparent; that the -- any questions about the -- the -- that -- that what the auditors need, if they're wellreasoned, should be provided. The question is if it has to run through the funnel of NIOSH, which is the entity being audited, does it put them in an awkward posture of basically prioritizing, whether it's the pace, the energy level that's dedicated, the policy direction that's given to their support service contractor, ORAU, in securing these records. And so I'm only expressing not that there's a problem that's evident, but that the only remedy to a system where the entity being audited controls the flow of information to the auditor -- and we know what's happened in corporate America where that has happened -- the only remedy for that is full and broad transparency in that respect. And so I don't have any specific criticism to offer, but I'm raising for you a sensitivity factor that the NIOSH staff and its contractor, ORAU -- which serves to be scrutinized in its work by Sandy Cohen & Associates and this Advisory

Board -- all stand in an awkward spot, having being looked over the shoulder and nobody wants to kind of show what might be incomplete reasoning, incomplete documentation, perhaps even unsupported statements or suppositions, or you missed the boat. And so I want to just be -- get some assurances, I guess, perhaps in some forum or form, that there's going to be full and unfettered access to that information, without reservation and without a whole lot of balancing factors that get in the way of it 'cause balancing factors sound to me like somebody's got a hold card they're going to drop and say "well, but". And if you have that full and unfettered access, I think the confidence level in the audit process goes up, so that would just be my first recommendation.

The second response has to do with the presentation we heard on health studies. And there's no criticism that -- that -- that you all have had to get up and running a program based on the atomic bomb survivor cohort, by and large. And the statute clearly calls for consideration of worker studies. And what we heard in the presentation from NIOSH with respect to further research in this area is we're going to look at further refinements to the atomic bomb survivor cohort with respect to the re-analysis of the Pierce studies on

smoking -- right? That was the first priority that Owen Hoffman seems to be working on. We've got some additional work going on in the DDREF area, the dose rate effectiveness. And then after that, it looks like there's a long horizon before we ever get to all of the worker epidemiology questions that the statute directed you to incorporate in the model -- meaning NIOSH and HHS. These include the age at exposure question, which is apparently now being postponed.

And for those of you in the audience, the age at exposure debate is are -- is the older you get, are you more or less radiosensitive. And the way that this model is structured for a number of the cancers -- but not all -- is that the older you get, the less radiosensitive you are. And there are studies which contradict that.

And the challenge that has been put forth -- and articulately, in fact, by Owen Hoffman -- is does this model, IREP, capture the full state of scientific knowledge. We know the answer to that, I think, many of us, in our hearts and in our heads. This model does not capture the full state of scientific knowledge. And Larry Elliott properly has directed his staff to start moving that ball.

But let's say this. It's three and a half years

since the law was enacted. And with the exception of the radon and lung cancer model, there's no worker epidemiology built into this, and it looks like we're years down the road before we're going to start to see any incorporation of those considerations in this model. And I would just offer to you that the agenda that you got laid out by Russ Henshaw -- and no criticism whatsoever of what he proposed -- but that it looks like it's as slow as molasses. You all came up with an agenda a year ago on what you wanted studied in terms of the model development, and it doesn't look like a very aggressive or energetic schedule in that area.

Finally I have two small technical points to bring to your attention. One has to do with what gets done with the testimony the people give here, aside from the fact that it's put on your web site. Do substantive fact-based -- facts that are offered here get rolled into your process in any way? Do these transcripts get given to Mr. Toohey and then -- for the sites that are being addressed, the folks doing the site profiles and the dose reconstructions, do they look at these transcripts? Is the relevant information distilled?

And the reason I ask that is at the last hearing we had in St. Louis, Missouri we had a group of workers get up and say they worked 48-hour work weeks, not 40-hour

work weeks. And that's such a simple question about what are your assumptions in calculating dose. Is that or is that not going to be addressed in your Mallinckrodt review, and are those kinds of issues that get brought here, but not through some formal web-based comment process, incorporated or are they just simply offered here and they stop? And my sense is -- well, I don't know the answer to the question. Do -- I mean is there even a process, because you have to obviously sort through the facts -- right? -- from the opinions. But there are some important relevant points and that was a very, very, very valuable one. I think y'all, you know, make assumptions about work week length. You only know that by talking to people who worked there at the end of the day 'cause you won't have the wage records.

So I guess my question to you is, is that incorporated in any respect and can you answer that now or at some point in the future?

DR. ZIEMER: No, I think we need to come up with a more formal answer. There are individual cases where we have asked staff to address particular people's issues because they have a case-specific -- in the case of issues such as the time issue, this is one where we may -- we may want to have a more formal tracking system. I should let Larry answer on behalf of the agency, though,

1 in terms of issues like that that arise, or one of the other staff. Perhaps Larry would --2 MR. ELLIOTT: We certainly have staff here and we 3 have ORAU contractor staff here. They observe, they 4 hear, they consider, and so this is not taken lightly. 5 MR. MILLER: Well, I'll leave that to the Board to 6 deal with that response. It -- it -- it -- it --7 it -- I -- I think -- I think that's -- that's --8 DR. ZIEMER: Your question is understood. 9 MR. MILLER: I think it's -- yeah, and I appreciate 10 11 that. 12 Lastly, one of -- and then my final point today is if you all, as you're aware and you heard in the 13 presentation, chronic lymphocytic leukemia of course is 14 the one cancer not compensable under this program, 15 16 largely due to the absence of data from the Japanese atomic bomb survivor cohort. Not necessarily due to the 17 18 presence, that it is not a non-radiogenic cancer. of course NIOSH, through the HERB branch, is now 19 undertaking research in this area. 20 Yesterday we heard there were approximately 180 21 claims -- I think that was the number, roughly, that was 22 23 thrown up -- that are then basically returned back to 24 the Labor Department as non-compensable cases. It would

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be very useful -- just a suggestion -- given that CLL is

the only cancer not so identified, to do two things.

One, to make clear and break out publicly so we can see how large a claimant base there is of CLL cases out there that have applied under this program. I mean we - we know from the atomic bomb survivor cohort, which is a very large cohort, they found three cases of CLL, but that's because it's an Asian population, which -- in which it's not terribly prevalent. So the question is, how prevalent a question is it here? How big an issue is of this, and that -- and I -- and -- because it seems to me a lot of claimants may or may not get an answer down the road on this and whatever risk coefficients develop.

The second question follows from that, which is to the degree and extent that NIOSH is now undertaking research in this area, would it be worth notifying the claimants that further research is being undertaken and that you'll get back to them at some point in the future. Because it seems to me it — there's no assurance that you're going to get back to them with any specific answer, but there does seem to me to be this — this letter that claimants get that says there's a zero probability of causation that your illness arose from — from the course of employment was probably a bit puzzling to a lot of people who get it. And I think

1	that, given that Congress and NIOSH are now responding
2	to that question, that y'all may want to think about
3	notifying them.
4	So those are my comments.
5	DR. ZIEMER: Thank you very much, Richard, for your
6	thoughtful comments.
7	(Applause)
8	DR. ZIEMER: I'd like to thank all of those who
9	came today specifically for this public comment period
10	and for the comments that were offered to us. We do
11	take them seriously.
12	We invite you to return this afternoon, if you're
13	interested. We have more deliberations. There is not
14	another public comment period, but all of the sessions
15	of the Board are open to the public, so we're glad to
16	have you join us here.
17	We're going to break now for lunch, and we will
18	reconvene at 1:30.
19	(Whereupon, a luncheon recess was taken.)
20	DR. ZIEMER: Thank you. There was a slight delay
21	after I gaveled us, but we have corrected the problem
22	and are ready to go.
23	UPDATE ON AWE FACILITIES
24	We have one carry-over item from the morning

session. That's a presentation by Dr. Neton on AWE

facilities -- I was looking at the wrong part of the agenda. Here we go. Jim?

DR. NETON: Okay. Thank you, Dr. Ziemer. For some reason, it's your lucky day. It's not only my third presentation, it's the second one in a row after lunch, so I promise I'll be fairly brief. I only have seven slides and I won't take too much of your time because I know at the time there's a lot of deliberations the Board needs to undertake in this afternoon's session.

I am going to talk about AWE facilities and where we are with the profiles and the status of our dose reconstruction efforts at those facilities today. This is a companion piece that goes along with the DOE profile update that I gave yesterday.

As the Board may know, we have about 2,000 AWE cases in our possession, and what I've outlined here are the top ten sites as far as number of cases that we have in-house. By far, Bethlehem Steel is the largest number of cases with 518, and we have completed the bulk of those cases through the process because the Bethlehem Steel site profile's been out for a while and those cases are -- most of them are already back at the Department of Labor for final adjudication.

But what you can see is the top ten comprise 1,195 cases, which is over 50 percent of the cases that we

have in-house, which is interesting, given that we have AWE cases from 124 different facilities. So once you get past the top ten, there's sort of a point of diminishing returns about developing profiles for those cases. You get down into the 30, 40 range, one needs to examine the sanity of developing an entire document to move five or ten or sometimes one case out.

I'd just like to take a little time pointing out the fundamental difference between an AWE profile and a large DOE site profile. The most noticeable difference is these are all single documents. We don't have the six chapters like you would see in a DOE profile. As well as we have very little personnel monitoring data for AWEs.

We do have caches of information that we've obtained. Much of this information came from the Environmental Measurements Laboratory archives -- record archives in New York City. As many of you know, the Environmental Measurements Laboratory, formerly the Health and Safety Laboratory of the Department of Energy, served as -- what I like to think is served the corporate health physics office for a lot of the AWEs. Many of these facilities didn't have -- they were uranium foundries and general commercial activities. They didn't have health physics support, so the

Environmental Measurements Laboratory provided that and did much of the urine monitoring that we have on these facilities.

Of course, using our hierarchical approach that Hans discussed earlier in the day, we would use urine sampling data and TLD to -- if we had it, preferentially for those individual claims where it existed. That tends to be a challenge. These bioassay records are on these yellow onionskin sheets of paper all over the place in boxes, but ORAU has done a very good job capturing these bioassay records, coding them, putting them into spreadsheets. And there's actually now an automated function that exists that one can incorporate these data through a searchable database into a dose reconstruction, if they exist. So we're -- we want to make sure that we do use the bioassay data if it exists.

For the majority of the claimants, however, there are no bioassay data and so we are in the situation of developing an exposure model, much like what we talked about with the Bethlehem Steel situation. You have some air sampling data, some knowledge of the processes, that type of thing. So we would generate a best-estimate for the intake for the workers at that site and put some type of uncertainty distribution about it, and then apply the model to almost all the cases, with allowances

for work history, cancer type and diagnosis date. Where
we know the work history and maybe something about what

people did at the sites, we could partition it. If we
don't know, we would take the claimant-favorable
approach and assume that all the workers breathed in the
entire -- the same amount that was indicated by the
best-estimate and the uncertainty distribution.

We have issued four -- four AWE profiles. I sometimes tend to think there's six because I talked about Huntington Pilot Plant and Mallinckrodt yesterday. Those are AWE-type documents, even though technically they're DOE facilities. So for technical accuracy, I've only listed the ones that are officially AWEs on this list.

Bethlehem Steel came out in March 31st of 2003, followed by Blockson Chemical October 10th -- and I gave a presentation, I think it was either last Board meeting or two ago, about the AWE complex-wide document. That's I guess officially not an AWE profile, but it is a profile-type document that allows us to do dose reconstructions at many AWEs using very conservative upper estimates of exposure. It is based on our knowledge of exposures at some of the highest potential exposed AWE facilities.

A new one that's on here is Tennessee Valley

Authority, Muscle Shoals. It is a fairly small document. This actually only covers five facilities. This is after I just said that we wouldn't do one for about a five-facility -- five -- I mean five claims, but this was essentially -- this was a uranium development plant. They made uranium from phosphate ore, very similar to the Blockson Chemical process, so it was an easy adaptation to do to estimate those exposures. And in fact, I think this facility, in its entire operating history, made five kilograms of uranium from phosphate ore, so they're a very small operation. 

We are in the process, just like at the DOE sites 
the AWEs and DOE sites -- the profiles at DOE sites,

of revising some of these documents. The Bethlehem

Steel site profile is currently undergoing revision to include an ingestion pathway model. There are some who criticized our document for not including that pathway, and it is correct, it was not included in that document. So we have a draft on the table right now that we are reviewing to incorporate the ingestion pathway. We don't anticipate that it will add a tremendous amount of exposure because the ingestion of uranium in particular has an absorption factor of two percent in the gastrointestinal tract, so 98 percent of the uranium one would ingest in a facility would not be absorbed into

1 the body by our ICRP models.

Blockson Chemical, at the last meeting, we discussed had a section on radon issued -- listed as reserved. We are still deliberating on how to characterize that radon exposure at that facility. That section still remains reserved today.

There's another -- a number of AWE site profiles under development, pretty much going along the lines of the number of claims at those sites. Linde Ceramics I think has about 120 cases. Harshaw probably 50 or so, in that range. This is pretty much the lower limit of where we need to start deliberating.

There are nine official sites that ORAU is looking at that represent 132 cases. We need to figure out how best to approach those AWEs. Once you get below these - and I mentioned we have 124 different sites -- you really get into the situation where you have one or two or three claimants -- or cases per site.

There are a large number -- not a large. There are a number of data capture efforts underway to try to secure information on these facilities. There have been five major capture efforts this calendar year. There's been two trips to the DOE Germantown offices to capture records. There was one to the Atlanta National Archives Record Depository, and there's been several attempts --

1 or several record -- ongoing record capture activities at the Oak Ridge -- the ORAU vault in Oak Ridge, 2 Tennessee. There's a large repository of about 150 file 3 drawers full of records that are undergoing right now 4 classification review, I believe. So at those facilities I think this year so far they've captured 400 additional documents. And then whatever comes out of the 150 file drawer review -- the classification review. 8 We tend to obtain information from a lot of 9 different sites. Many of these are AWEs, but not all of 10 them. You'll notice some of the larger sites -- Los 11 12 Alamos is on here, Pinellas is on here, Battelle Memorial Laboratory in Columbus, Weldon Springs -- so 13 you really kind of never know what's going to pop out of 14 some of these data capture efforts. All of these were 15 16 scan-captured, put on our site database. And in particular, any relevant bioassay data or TLD data is 17 extracted and put into this other database that the 18 19 health physicist has access to. As I mentioned we have 2,200 -- about 2,200 20 different cases from AWEs representing 124 facilities. 21 We've conducted 650 dose reconstructions thus far out of 22 23 the 2,200. It's a pretty good record. That's somewhat consistent with the percentage that we've done of DOE 24 facilities, surprisingly. I thought that these would 25

lag further behind, but they are moving forward. And we've managed to do them for 43 different AWE sites.

That is by virtue of the complex-wide AWE profile that I mentioned. And I gave some examples a couple of Board meetings ago how we would go about doing those. That complex-wide document allows us to do dose reconstructions for sites that had uranium principally, natural and very low enriched uranium, no other radionuclides on site -- and there was one other -- and the time frame had to be after a certain time period. I forget the exact dates that it applies to, but there are some limitations on the use of that document.

The majority of the AWE cases, of the 650, we've done 470 from Bethlehem Steel, so it's a little bit deceptive to say we've done 470 out of 650. So we've done a number, 180 or so, from other sites using the complex-wide, and some from Blockson Chemical, as well.

I think that sums up where we're at with AWEs. I'd be happy to answer any questions if there are any.

DR. ZIEMER: Thank you. Let's open the floor then for questions. Start with Jim.

DR. MELIUS: I just have -- first I have a followup question, if it's permitted -- it'll be brief, I believe -- from your presentation the other day. And that was the -- I think you mentioned that in your site profiles for the DOE sites that you're starting work on developing a separate chapter on construction?

DR. NETON: That's correct.

DR. MELIUS: And that -- and I think some of the comments we heard today from some of the people speaking, and then people last night, I think sort of point out some of the issues that come up with -- in some of the construction works and questions of monitoring. So I guess my question is sort of what's your schedule for that and I would I think request to you that -- that if we could have a briefing on what your plans are for that at our next meeting, I think it would be -- would be helpful and should be appropriate in terms of -- I hope it's appropriate in terms of a time process. Again, you know, what -- what approaches, what difficulties, not a question -- not as much, again, what -- a completed site or something, you know.

DR. NETON: I understand. The first one that we are going after to complete is the Savannah River one since we were there in November and got some fairly good feedback from the folks. And we have some information from the Center to Protect Workers Rights, who did a study for us that catalogued a fair amount of information for us, and that's the one we're working on now. It may indeed become the prototype for -- for

1 future profiles.

As far as schedule, we have a team of people working on this. We've been having trouble identifying two conditions -- HPs with free time because they're working on other dose reconstructions, and in particular HPs who have construction-related experience. But I would hope to have some -- some draft out in the next month or so. And I'd be more than happy at the next Board meeting to -- to discuss our progress and where we're at.

DR. MELIUS: Yeah, 'cause I think the related issue, if I understand right, is that the lack of such a chapter or, you know, part of your site profile is going to hold up individual dose reconstructions from the -- from the sites, so --

DR. NETON: That's correct.

**DR. MELIUS:** Yeah.

DR. NETON: Oftentimes construction workers are unmonitored and -- and as you can see, if we have no bioassay data and no good handle on how to do it, it'll be held up until we can get a chapter done on that, you're right.

DR. MELIUS: And I can't resist this comment. I think the discussion can be more informative since we'll have our SEC rule out next time and we'll sort of

understand this -- issues with lack of monitoring
information and how we handle those situations, so that

-- that's another -- that's another story. But if we

could put that on next time I think that would be --

**DR. ZIEMER:** When was that next meeting going to 6 be?

Okay, Charles Owens, otherwise known as Leon.

MR. OWENS: Dr. Neton, in regard to the sites that have a few number of claims that have been filed, what are your thoughts relative to site profiles for those particular sites?

DR. NETON: My guess is that we won't have individual site profiles. It makes -- it doesn't make sense, from an economy scale, so we will -- we will essentially end up doing individual -- what we kind of call in the office hand-crafted -- dose reconstructions. But they would rely heavily on the information, to the extent possible, from the other profiles. Many, if not most, of the urani-- of the AWEs are uranium facilities. They handled uranium in some shape or form and some amount. We tend to know what happens when uranium is either ground, turned into rods, that kind of stuff. So we can put some -- we feel like we can put some limits on the - the airborne exposure, and we also have ingestion model, so I think we can deal with it. We

just need to know how much and when and kind of what was done. We have that type of information.

There are some, for example, the Dana Heavy Water Plant. We've just completed all the dose reconstructions for that plant. There's no radioactive material there. Heavy water is deuterium. It's not radioactive. They extracted deuterium from -- from regular water supplies, so the only real source of ionizing radiation exposure would be medical X-rays, which we tried to account for in those dose reconstructions.

So I really doubt for sites less than 20 people that we would have individual profiles, although there may be exceptions. If it's an easy adaptation of another one, we may -- may do that.

DR. ZIEMER: Another comment?

DR. MELIUS: Yeah, actually a -- one -- one other question was just along those lines, and that's the -- have you ever looked at -- has anybody looked at these sites or the number of potential people that were -- worked there during these -- the appropriate time periods? 'Cause it seems to me that the number of requests from these sites is going to be dependent -- to the only extent of the outreach as the Department of Labor does more outreach in some of these areas. I mean

I'm thinking there's a small one in Albany, a national lead facility, that there's a fair amount of -- of community interest in it in terms of -- there was a clean-up issue a number of years ago, so there's -- there are -- I'm aware of a number of people that -- with cancer who worked at that site and there's been some effort to track and involve those. But one would think that there's the potential for a number of others, you know, to come forward at some of these sites and if -- sort of in your planning process or whatever that might be taken into account.

DR. NETON: Yeah. We have not looked at the potential number at these sites, but there have been some outreach efforts. I know in western New York State the Department of Labor has done some fairly intensive outreach efforts. I can't speak for where else they've done this, but I think you're correct. Awareness is an issue at these smaller sites and the workers are hard to locate.

DR. MELIUS: But I mean I'm even impressed here with the number of people in the early years of the facility that are -- have come forward, and it's -- you know, it's getting -- as the word gets out to them and -- about this. Now clearly in this community it's -- may be different, but Bethlehem's a good example of how -- I

mean it's -- a lot of people have applied from --DR. NETON: Yes. 2 DR. MELIUS: -- that -- that site. 3 DR. NETON: Yeah. I was just looking -- I have a 4 listing of all the AWEs that we have claims from, and I 6 don't have any listed from National Lead, but in 7 retrospect, I'm not sure if it's an AWE. 8 DR. MELIUS: Maybe it's --9 DR. NETON: They made primarily depleted uranium; I'm familiar with the site. 10 DR. MELIUS: Yeah. 11 12 DR. NETON: It may have been mostly for defenserelated production of penetrator shells for tanks, but -13 - interesting, 'cause it -- or counterweights. I mean 14 it was all depleted uranium that was made there, as --15 to my knowledge. It was pretty much a sister type 16 operation to Fernald. 17 DR. ZIEMER: Let me --18 19 DR. MELIUS: DOE's doing the clean-up. Does that -20 DR. NETON: Okay, that would count, then, once the 21 DOE goes in -- we'll take a look at it --22

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example. I'm not trying to...

DR. MELIUS: Yeah, I'm just using that as an

MR. ELLIOTT: Just to respond to your question from

my perspective, we never tried to exhaust our effort or resources in trying to estimate or prognosticate as to how many claims might come in for a given site. We're not good prognosticators, anyway. But I think it goes back to eligibility, too. And we're not in that part of the game. So I don't know if Pete wants to talk about that from this perspective or not, but you know,

Bethlehem Steel, the records would say that there'd been — there were only a handful of people that were ever involved in that particular set of rollings, and yet from the determination of eligibility for a claim, you know, we saw over — about 500 claims. So we never — we never used any — any resources to try to judge or — or guess on how many claims we might see from a site.

DR. ZIEMER: Pete does have a comment here.

MR. TURCIC: Larry -- Larry's correct, one of the big problems -- unlike -- you know, with a Bethlehem Steel, you had a facility that was there for a long time, so you had, you know, generations of people that worked at that facility. Most of the AWEs are not like that. You know, they were small operations and it's very difficult to try to find these people. And I mean we're -- we're working real hard at it and we'll coordinate with NIOSH so that, you know, if -- if -- as we do the research on a facility and find potential

1	claimants, then, you know, we would coordinate with
2	NIOSH so that if there should become a necessity to do a
3	site profile, then there would be ample time to do that.
4	DR. ZIEMER: Thank you. Another comment? Yeah,
5	Jim.
6	DR. MELIUS: My usual question, Blockson Chemical
7	and some of the similar sites, I take it that there's no
8	determination made yet on the parts that are
9	exposures that have been reserved, I guess is what you -
10	- are you
11	DR. NETON: That's correct.
12	DR. MELIUS: referring to it, do
13	DR. NETON: I don't know if Larry
14	DR. MELIUS: timetable
15	DR. NETON: wants to add to this, but that's
16	true.
17	DR. MELIUS: or update on that?
18	MR. ELLIOTT: I can only say that we're actively
19	considering how we need to reconstruct those doses.
20	We're we're fully engaged in that.
21	DR. ZIEMER: Any other questions or comments for
22	Jim?
23	(No responses)
24	BOARD DISCUSSION/WORKING SESSION ON
25	PROCEDURE REVIEW AND SELECTION OF CASES

DR. ZIEMER: Thank you, Jim. Now we have a number of items that we need to address this afternoon. In fact, we may end up being squeezed for time, but I guess the first one we may want to work on is the task three document. We had the summary by Hans earlier today. You've received the document. It's in your booklet.

And Hans or John Mauro, could you delineate for the Board the difference in the two documents, the -- the one is basically a QA document. You want to clarify to the Board members the difference in these two?

DR. MAURO: Sure. The way I distinguish them is one is more of an administrative audit. That is, there are QA procedures that are on the web that are being used by ORAU to ensure the quality of their work product. We're going to review the procedures that they are following from the perspective of -- the way I -- a good way to give an example is we've done a lot of work -- many of the folks that work with me have done a lot of work on quality assurance reviews related to the design of nuclear power plants. And what you do is you check to make sure that all of the analyses that are being performed -- in the case of nuclear facilities, it's safety analyses -- are being performed in a way that has procedures and that there are separate groups of people that are auditing those procedures so that

there's a system of quality control and quality
assurance. And that's well-documented in the ORAU
procedures.

Now what we're going to do is look at that -- their procedures that they're using -- and use our judgment regarding our experience in the application of QA/QC -- to safety-related calculations, for example, in the nuclear industry -- as to the degree to which their procedures are consistent with the philosophy of what compromi-- what -- what constitutes a good QA/QC set of protocols. So it's an administrative review.

The other one, the larger document, is a technical review, which is -- which I think we all understand.

DR. ZIEMER: Which Hans talked about.

DR. MAURO: Exactly.

DR. ZIEMER: So we want to begin with the larger document, which is the 33-page document. And I'm going to propose -- what we want -- let me tell you where I think we need to -- we want to end up. We want to end up either approving this set of procedures, approving it with minor modifications, or -- if we believe there are major changes needed -- then we would so identify those changes and ask the contractor to come back with a revision. That basically outlines our options here.

If I might, I'd like to step us through the

document so that we can focus on what I think we need to
focus on in -- 'cause there's a lot of stuff here.

First of all, the first two pages, pages 2 and 3,
beginning with Purpose, are simply -- it's simply a
reiteration of what this review is about. It's really
not a procedure, simply reiterating why the review is
being done.

Pages 3 and 4 reiterates the scope, and the scope is described in terms of the hierarchy of documents, starting with the Title 10 -- Title 42 CFR 82 and so on and down through the implementation guides and the technical basis documents. So that's more a -- descriptive again of what they're planning to cover.

Then on -- starting on page 4, the bottom of the page where it says Procedures To Be Reviewed, and going through page 10, you have an enumeration of the procedures that they have identified need to be evaluated. This is, in a sense, kind of a laundry list. It identifies the procedure by title and a brief description. So again, these are not the procedures, but simply an identification of the procedures to be reviewed. Now -- and where I'm going with this is that, unless somebody finds something missing, up through page 10 there's nothing here for us to do in terms of approval. We -- at this point they've not talked about

- anything that they're going to do other than simply laid
- 2 -- laid the background here. Everybody with me so far?
- 3 Okay.
- 4 Now beginning on page 10, section 3.0 -- is there a
- 5 question on the paging or anything?
- 6 DR. ANDRADE: Just a quick comment, Dr. Ziemer.
- 7 I've actually gone through the document all the way up
- 8 through page 23 and found that basically the description
- 9 of the review objectives, the documents -- the listing
- of the documents that will be reviewed, the
- implementation plans, more detailed descriptions of the
- objectives are almost verbatim --
- DR. ZIEMER: From the task order.
- DR. ANDRADE: -- described -- they're -- they are
- written descriptions of the briefing that was presented
- to us this morning.
- 17 **DR. ZIEMER:** Right.
- DR. ANDRADE: And so I would say where it really
- 19 starts to get substantive is about page 23, where it
- 20 starts to talk about select technical issues subject to
- 21 SC&A review.
- DR. ZIEMER: Thank you. I do want to point out
- 23 that, starting in section 3.0 on page 10 there is a
- 24 discussion of the seven criteria that were presented to
- us. And as a prelude to the section you just identified

there, Tony, it may be that the Board may wish to address those criteria because that becomes the basis for which the review will be evaluated. And to the extent that the review can be objective, I think it's very dependent on the criteria. So if there's no objection, we will have -- ask the Board if they do wish to comment on the criteria, either -- any concerns or questions or additional criteria that the Board believes should be added or any that need -- do not need to be included. In any event, that section simply covers the review of those various criteria.

And then beginning -- well, after the seven criteria, then you have the review objectives and the approach, and then these technical issues beginning on page 23 that Tony referred to.

And it seems to me that the things that we need to, in a sense, sign off on are the review criteria, pages 10 to 23, and then address the technical issues, pages 23 through 32, and make sure we're comfortable with both sides of that. Is that -- everybody okay if we proceed on that basis?

Okay. Let me then begin with -- well, I'll ask the question, is there anything prior to the review criteria that anyone wishes to address or raise?

25 (No responses)

DR. ZIEMER: If not, let's focus on the review 1 criteria, section 3.2 and following, beginning on page 2 Again, you -- you heard the seven criteria 3 11. described this morning. Any concerns, issues, 4 questions, comments? 6

MS. MUNN: Yes, I have a comment.

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Comment, Wanda? DR. ZIEMER:

MS. MUNN: Before we started through this, completeness was a real concern for me. I could not personally get a very firm hold on how one determined whether there was a complete record or not, and I wanted to compliment the authors of this document because my personal review led me to believe that they had considered every item that I would have been concerned with in identifying completeness.

DR. ZIEMER: Thank you. While others are looking for items, I would like to raise one question, and this could be addressed either by John or by Hans. section 3.4, which is after the discussion of the seven points but still part of that section on the review criteria, in -- in the first paragraph there -- actually it's a -- I guess it's still discussing the timeliness -- I guess it's discussing timeliness, I'm sorry. Review protocol in behalf of objective one, our evaluation -it says in the second sentence (reading) Our evaluation

1 of procedures for their support of a timely reconstruction process is, to a large extent, subjective 2 in nature. And I understand that there is a fair amount of judgment in -- 'cause you're doing a scoring system.

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quess my question is, is there a way to make this, and maybe others, more objective? And I don't know that there is, but I'm always a little uneasy when an evaluation is wholly subjective or largely subjective because it -- it causes questions as to whether it's just one person's opinion versus another that the -- you know, and you understand the nature of what I'm saying. Is there any way in which we can have a higher level of confidence in the objectivity so that if -- it's sort of like the same question with -- even with the dose reconstructions. If I have 100 dose reconstructors, do I come up with largely the same answer or do I get 100 answers that are so different that I don't know which one to believe? And it's sort of that kind of question, how dependent is this on which of your people does it --

19 20 in terms of the review -- or not? 21 22 MR. BEHLING: (Off microphone) (Inaudible)

> DR. ZIEMER: Yeah, and please use the mike 'cause we need to record this.

25 MR. BEHLING: I realize that the scoring method, as you see at the bottom of the table there on page 18, is obviously just there for a quick overview. But the outline allows for comments, and this is where I think we would explain in thorough detail why we believe that there are certain deficiencies that could then be looked at and say is this a credible evaluation. So it's not so much in the zero to five that I would expect you to look at in terms of our evaluation, but in the comments. And just because we have a box here doesn't mean we're limiting ourselves to that little square. We would probably write a fairly detailed explanation as to why we gave it a score of three or four or five -- or any other value -- based on our observation, and clearly delineate the reasons why we chose a particular rating.

So it would still be somewhat objective.

DR. ZIEMER: Yes.

MR. BEHLING: We would give a clear explanation as to why or how we came to that number -- or evaluation number.

DR. ZIEMER: Thank you. John, did you want to add to that?

DR. MAURO: Add one more point. We -- in the scoring system we originally were going to go with yes/no. That is, does it meet, in our judgment, a certain threshold of adequacy or not. And -- and then

explain why. I think after additional thought -- and we caucused on this -- we felt that more of a scoring system would serve our purposes better to capture the degree. You hate to say something is no, because it's just too black and white and it's -- things are never that way. And so -- now -- but yes and no could make it a less -- in other words, if a person comes to the conclusion that no, they really -- it did not meet my threshold of what I consider to be sufficient, and then explain that, you're likely to have less of a debate.

That is, the scoring system lends itself to debate -- three versus four, I mean, you know, what do you do with that? Or two versus three. So it's -- there are trade-offs. The yes/no -- most of the time there'll probably be very little debate. It's well, we agree, we see the reason why you gave it a no, and I see and I can understand that. But you can see there could be a lot of debate if you say well, I give it a two, but I -- someone else may have given it a three. So we -- quite frankly, we ended up coming out with the continuous approach being the preferred method and to disclose our rationale.

DR. ZIEMER: Is it your thought that the scoring system -- the gradated scoring system lends itself to being somewhat more objective insofar as you explain the

1 reason for the score?

DR. MAURO: Yeah, it captures nuance. I think it 
- it better captures nuance and aspects that might be -
of the particular issue in a better way than yes or no.

And that's -- but that's the extent -- the -- really

when we looked at the issue, that -- those were the two

options we entertained. I'm not -- and we're certainly

prepared to accept -- to discuss if there are other

strategies to come out of this type of issue.

DR. ZIEMER: No, and I'm certainly not claiming that this is a precise science that would have a very -- necessarily an objective way of doing it. Certainly there's -- there's professional judgment that comes into play, and indeed once you make your evaluation, the Board itself will have to judge its -- in its own way your judgment, as it were. So I understand that, yeah.

DR. MAURO: It's more dialogue. And it was -we're hoping that the score and then the commentary
develops a dialogue for improvement. I guess that's
what it comes down to.

DR. ZIEMER: Thanks. Okay, Jim?

DR. MELIUS: Yeah. I would also think that some of these criteria are -- are -- I mean it's a balance between timeliness and, you know, completeness and --

DR. ZIEMER: Yeah, and he talked about that balance

1 DR. MELIUS: Right, right, and so --2 DR. ZIEMER: -- and that's in --3 DR. MELIUS: -- the scoring system, to me, lends a 4 better way -- you don't want it to have five in terms of 5 6 a timeliness and, you know, one -- you want -- you know, have they picked a -- you know, it's a -- a good balance 7 8 DR. ZIEMER: Right. 9 DR. MELIUS: -- in terms of addressing all -- all 10 11 these issues, and I think the approach they're taking 12 seems to me to be a -- a better way of communicating that --13 DR. ZIEMER: Uh-huh. 14 DR. MELIUS: -- you know, rather than a yes or a no 15 16 or -- you know. It's not going to be the best in terms of timeliness or the absolute best in terms of some 17 other criteria. It's going to be what's the right 18 19 balance, and I think that's what NIOSH has tried to achieve. 20 DR. ZIEMER: Gen? 21 DR. ROESSLER: While we're talking about the 22 scoring, and I was looking through these tables this 23 24 morning when John was talking and thinking okay, is zero good or five good? And the closer you get to five is 25

1 the higher ranking, apparently. But then I got kind of confused when I looked at -- and maybe it's because it's 2 nap time, I'm not sure, but on that page where we have 3 3.4 and just above it is a table, and then there's a 4 column 7.0. And if you look at 7.1 and 7.2, I get 6 confused on those two questions, because on those two questions it seems like the right answer is no, or 8 infrequently. If you're going to strike a balance between technical precision and process efficiency --9 and John mentioned that as health physicists we try to 10 be too detailed sometimes -- then the question -- okay, 11 12 here's the question. (Reading) Does the procedure require levels of detail that cannot reasonably be 13 accounted for by the dose reconstructor? I think if you 14 say yes on that one, that's bad. Isn't that kind of 15 16 putting a reverse... DR. ZIEMER: Well, they may have to do some doc-- I 17 think -- we know what the intent there is. You may have 18 19 to --DR. ROESSLER: I think it's got to be --20 DR. ZIEMER: -- may have to reverse the question. 21 DR. ROESSLER: Or am I just confused? I'm trying 22 to understand it. 23

Turn it the other way around.

DR. ZIEMER: You're right, right.

DR. ROESSLER:

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              DR. ZIEMER: So that there's consistency and a --
              DR. ROESSLER: Yeah, and that might --
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              DR. ZIEMER: -- low score is desirable or high
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         score --
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              DR. ROESSLER: That one just struck me. I think
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         they need to go through and make sure that they're all
         going in the same direction.
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              DR. ZIEMER: Consistency in the scoring process.
              DR. ROESSLER: Yeah, exactly.
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              DR. ZIEMER: Yeah, Hans?
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              MR. BEHLING: Can I just -- the scoring system is
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         not a continuum. If you see there's -- there's no
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         reason that -- or -- the NA or zero is it doesn't apply.
13
         I mean not all procedures will have certain aspects to
14
         it that require the issue of timeliness. And so it's a
15
         continuum from one to five, but -- but not -- not zero.
16
         So if -- if something is not applicable, then it's NA.
17
              DR. ZIEMER: No, but she was asking if it's one to
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19
         five or five to one, which way are you -- it seemed like
         it might have been reversed in terms of comparing it
20
         with other scores. It's just something you guys can
21
         look at and -- that's an easy fix, just to be consistent
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23
         in what does a high score mean -- or a low score. Are
         you playing golf, or what are you playing here?
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              Okay, Roy DeHart.
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- DR. DEHART: I certainly encourage the use of the range. Yes and no, at least in my profession, tends to be very precise and very absolute, and it's much easier to work with a range, I think.
- 5 **DR. ZIEMER:** Any other comments on the seven 6 objectives session -- section?
- 7 (No responses)
- 8 DR. ZIEMER: There do not -- oh. There do not 9 appear to be major concerns then, with that part.
- Okay, let's go ahead and look at the section on technical issues subject to review, beginning on page
- 12 23. And are there -- okay, start with Gen Roessler.
- DR. ROESSLER: I think this is just a minor picky
  one, but the very last line on that page, should that be
  calcium or californium?
- DR. ZIEMER: Which page are you on?
- DR. ROESSLER: On page 23. I don't think calcium is pertinent here.
- DR. ZIEMER: Page 23.
- 20 DR. ROESSLER: C -- Cf. I just wanted to let you 21 know I read it.
- DR. ZIEMER: My paging is different then, for some reason.
- DR. ROESSLER: Oh, it's the last line on that page under 4.0.

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              DR. ZIEMER: I think I have a version that came out
         of -- oh, my marked-up version came over e-mail so --
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              DR. ROESSLER: Yeah, I don't have page numbers on
3
         mine.
4
              DR. ZIEMER: Well, okay, yeah.
6
              DR. ROESSLER: I think they know where it is.
         there's the page, at the top, yeah.
7
              MS. MUNN: It is Cf.
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              DR. ZIEMER: No, I found it. Did we get the answer
9
         to the question?
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              MR. GRIFFON: Yes, yeah, I think the --
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12
              DR. ZIEMER: What was the answer?
              DR. ROESSLER: I think it's californium.
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              MR. GRIFFON: Correct, of course, yeah.
14
              DR. ZIEMER:
                           It should be Cf then, huh?
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              MR. GRIFFON: Right. Paul, as long as we're
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         getting a little picky, can I go back to page 18, just
17
         for a second? No, I -- I -- and this is only -- I
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19
         mentioned this yesterday, this bullet number 5.3 -- and
         I'm probably defining this a little bit different than
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         Jim Neton, but the idea of unmonitored -- the claimant
21
22
         was not monitored, versus the unmonitored exposure. In
23
         other words, the person could have monitoring records,
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         but they might have not monitored for certain things, so
         I think it's a fine line. I think they have the concept
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         of, you know, any potential -- I think we're including
         all that in unmonitored, if people know what I mean, you
2
         know.
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              DR. ZIEMER:
                           So you're saying that should probably
4
         say in instances of unmonitored --
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6
              MR. GRIFFON: And it might be a separate bullet --
              DR. ZIEMER: -- exposure?
              MR. GRIFFON: -- unmonitored claimants or -- or --
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         I think in our original task we had a couple of
9
         different caveats for that, unmonitored -- the worker
10
         was not monitored at all, the worker may have not been
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12
         monitored for things he was potentially exposed to -- he
         or she was potentially exposed to, that sort of thing,
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         so -- I think as long as it's consistent --
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              DR. ZIEMER:
                          Unmonitored and missed dose or you
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         want to cover the waterfront there?
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              MR. GRIFFON: Yeah, yeah.
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                          Hans, you caught that? Okay, that's -
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              DR. ZIEMER:
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         - making sure that that bullet -- or that 5.3 is all-
         inclusive, yeah. Thank you. That certainly was the
20
         intent, but it doesn't hurt to clarify it.
21
              Other comments or concerns?
22
23
                           (No responses)
24
              DR. ZIEMER:
                           I want to raise a question on page 30.
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Well, no, it's going to be on a different page for --

let me get the correct page out of the one in the notebook here. It's the paragraph that starts out with 2 the words (reading) For internal exposures, we will 3 question use of ICRP --4 DR. ROESSLER: That's page 30. 6 MS. MUNN: Top of page 30. DR. ZIEMER: Okay, it occurs on the top of -- yes, very top of page 30 in the packet that's in the 8 9 notebook. (Reading) we will question use of ICRP 30. And the next sentence says (reading) We will 10 question the use of surrogate radionuclides. 11 I think I 12 understand that you're saying you are going to evaluate those. A priori, you are not questioning their use. 13 UNIDENTIFIED: (Off microphone) (Inaudible) 14 15 MR. ELLIOTT: You need to speak in the mike, 16 please. DR. ZIEMER: Yeah, yeah, use the mike, John, 17 18 please. 19 DR. MAURO: It's basically acknowledging the ICRP quidance that we're drawing upon, and it's taking into 20 consideration that -- that from particular 21 radionuclides, which guidance that's used doesn't always 22 23 -- whether you work with ICRP-30 or the ICRP-60 series, 24 or it turns out there are even upcoming ICRP developments, a lot of the material we're looking at 25

1 here is -- that we're looking at, by the way, came from Joyce Lipstein, who is very active in preparing ICRP 2 documents. And she's pointing out that we are -- we're 3 going to be careful to note in places where the 4 procedures that are currently being used or that have --6 that have been embraced by -- in the -- for example, in 42 CFR and in the OCAS documents whereby you cite specific ICRP guidance, there may be situations whereby 8 that guidance isn't always necessarily the limiting 9 pathway or the most claimant-friendly. And so that --10 the point that's trying to be made here is that we're 11 12 going to be cognizant of that, and when we find that, we will reveal it. 13

DR. ZIEMER: Right.

**DR. MAURO:** Okay?

DR. ZIEMER: I think the thrust of what I was saying is that this sounds a priori that you are already questioning the use of those documents, as opposed to your -- sort of evaluating the use of them and so it's in that paragraph where that is sort of stated three times, I -- it would appear to me that it might be a little less pre-judgmental to say we will evaluate the use of those.

24 Jim?

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DR. NETON: I'd just like to ask a question, or

maybe a point of clarification, but in our -- in our regulation, I believe we cited the use of -- I forget the exact terminology, but recent ICRP models. There was no value judgment made on that phrase to determine -- or which one was most claimant-favorable. And what I sense here is there is going to be a value judgment made that a more recent ICRP model would be less claimant favorable. That was never really our intent of vetting those against claimant favorability. We were merely going to adopt the most recent model. So I just want to make that clear. That was our intent. Now what you guys do in your assessment is...

DR. ZIEMER: Right.

DR. MAURO: The way we've been thinking about this is to take advantage of the fact that we have access to information from -- what I would say the cutting edge of where things are thinking in internal dosimetry through -- through Joyce. Unfortunately, Joyce isn't here today; she couldn't join us, but I would have liked her to have joined us. And basically it's a -- what -- the way we are looking at it is to keep the Board informed of these types of developments. The degree to which the -- there is any actionable item here -- that is, the fact that there may be certain developments that are going on or have recently gone on related to ICRP

- internal dosimetry -- that shows that yes, there are
  going to be certain revisions moving down the pipeline,

  I think that we think it's important that we keep you
  apprised of these developments. The degree to which
- they're actionable, that's a different question.
  - DR. ZIEMER: Exactly, because the fact that she may be working with the ICRP folks and some model has not yet been adopted, in essence would sort of tie our hands in saying well, we think they're going to adopt it next year and therefore we would use it.
- DR. MAURO: Yeah, we're not making a judgment on

  it. We're just simply keeping -- letting you know that

  there are these -- these things are in the offing.
  - DR. ZIEMER: Thank you. Thanks for the clarification there.
- Other items? Yes, Tony.

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- DR. ANDRADE: Same paragraph, very last sentence.

  Again, it appears to be a value judgment that's being

  made a priori with respect to the term "arbitrary

  fractions of the maximum permissible body burden". I

  mean, you know, changing the word for another word's a

  minor -- a minor change, to "different fractions" might

  be much more appropriate here.
- DR. ZIEMER: Yeah, there is a rationale behind the fractions that are actually used, so they're not

- 1 completely arbitrary. Hans, did you have a comment on
- 2 that?
- MR. BEHLING: Yeah, I think the wording is somewhat
- 4 strong here when we say we will question --
- 5 DR. ZIEMER: Well, that's the same issue I raised
- on that sentence, but he was raising the issue on the
- 7 word "arbitrary", I think.
- 8 MR. BEHLING: And I'll take part of the blame. As
- 9 many of you know, Joyce is not an American. She's -- in
- 10 South America. English is her second language and I
- probably should have edited out some of these words.
- DR. ZIEMER: That's all right.
- 13 MR. BEHLING: It is strictly a question of
- familiarity with terminology that is probably less
- sensitive than it should be.
- DR. ZIEMER: Thank you. Any other items, issues?
- 17 (No responses)
- 18 DR. ZIEMER: If there are none, I would accept a
- 19 motion to approve the document, with those minor
- changes.
- MR. ESPINOSA: So moved.
- MR. PRESLEY: Second.
- DR. ZIEMER: And seconded.
- MS. MUNN: Second.
- DR. ZIEMER: Now an opportunity for any further

discussion on the document. 1 Now keep in mind, all this does is tells us how 2 they will review the procedures. This does not give 3 them permission to review the procedures. That will 4 require a separate task. Their task was to develop these procedures. Once we approve that, then we are ready to take the next step, which would be to develop a task order which allows them to go ahead and use these procedures for evaluating the NIOSH/ORAU procedures. 9 Ιf that gets confusing, you'll have to read the -- the 10 notes. 11 12 Okay. All in favor of the motion to approve these procedures, say aye. 13 14 (Affirmative responses) 15 DR. ZIEMER: And those opposed? 16 (No responses) DR. ZIEMER: Any abstentions? 17 18 (No responses) 19 DR. ZIEMER: And the record should note that Henry Anderson had to leave the meeting, so is not here to 20 vote. 21 Now we have the QA document. I believe we have to 22 23 approve this, also. 24 DR. DEHART: Is it a subtask to task three? would think so. 25

1	DR. ZIEMER: Yes, it is, and so we we do need to
2	approve these. They're rather brief. Let me open the
3	floor for questions on anything in in the other task
4	three Q and A (sic) review procedure.
5	The procedure itself that they will use is
6	summarized with four bullet points under 3.0. They have
7	their their sample questions on the last page. It
8	appears to be fairly straightforward. Any comments,
9	questions or concerns?
10	(No responses)
11	DR. ZIEMER: The deliverables described in 5.0 I
12	believe are deliverables that will result from the next
13	task. They don't result from this task, per se. This
14	again is how they will do the QA on the procedures.
15	(Pause)
16	DR. ZIEMER: Okay, a motion to approve will be in
17	order.
18	DR. DEHART: I'd move to approve.
19	DR. ZIEMER: Move approval? Second?
20	MR. PRESLEY: Second.
21	DR. ZIEMER: Further discussion?
22	(No responses)
23	DR. ZIEMER: All in favor, aye?
24	(Affirmative responses)
25	DR. ZIEMER: Opposed, no?

DR. ZIEMER: Abstention?

(No responses)

DR. ZIEMER: So ordered. Thank you. Now I need a little help -- maybe staff help -- on time sequence for the next task order. The task order would be to actually do the reviews that are based on this

government cost estimate.

(No responses)

procedure. What is needed and when? If -- for example, if we have to develop a task order and do an independent

MR. ELLIOTT: You will need to follow the process you followed on these four task orders that you have finished to this point. That is, sit together and discuss what the scope of the task should be, define it — and you can do that in open public forum. Then you need to develop an independent government cost estimate, and that has to be done in a closed session. Both of these items would have to be submitted by — if you recall the — I mentioned this yesterday morning, or this morning; I'm lost in my time frame here, but new task orders are due in to procurement by July 6th. So essentially you would have to do this at your June meeting. We could — I think you witnessed our experience today of about a week turnaround once you give us what you want done, it's in the hands of

- procurement and action's being taken. So it's feasible
  that between June meeting and July 6th, if you need a

  teleconference, you should schedule that. I don't know
  what that would accomplish, because you can't talk -that's not a closed session, you know, so -- you may
  need another face-to-face, I don't know. If you can't
  get it all done in June and you want to award this task
  and see it submitted by July 6th, you've been through
  the process.
- 10 DR. ZIEMER: Okay, a question.
- DR. MELIUS: I probably have asked this before and
  I'm sure you've answered it and -- but remind us. Can can we -- what -- which -- which of these can be
  delegated to a subcommittee?
- 15 MR. ELLIOTT: Cori, you want to answer that for -16 at the microphone, please?
- DR. ZIEMER: I almost know the answer to that already, but...
- 19 MS. HOMER: What are we looking at delegating?
- DR. ZIEMER: Authority to --
- DR. MELIUS: Develop a task order, develop an independent cost estimate.
- DR. ZIEMER: It would still have to come back to the Board?
- 25 MS. HOMER: It would still have to come back to the

Board --1 The subcommittee would have to meet in 2 DR. ZIEMER: open session. Is the -- how detailed does the task 3 order need to be? 4 It can simply be a paragraph, three, MR. ELLIOTT: 6 four sentences. DR. ZIEMER: My thinking is, it seems to me we can do a task order here today that says go review these 8 9 documents. **UNIDENTIFIED:** In accordance with. 10 DR. ZIEMER: In accordance with this. And then the 11 12 independent government cost estimate would have to be developed in --13 14 MR. ELLIOTT: Closed session. DR. ZIEMER: -- closed session, and we can decide 15 on --16 MR. ELLIOTT: You can't do that --17 DR. ZIEMER: -- a time and place --18 19 MR. ELLIOTT: -- here today, unfortunately. DR. ZIEMER: No, can't do that here today. That 20 has to still be announced in the Federal Register and 21 scheduled in advance. But it seems to me we would be 22 23 ahead of the game to at least get the task order done 24 today. And the content of the task order would be to have the contractor carry out the review of these 25

- identified documents in accordance with the approved
  procedures. And there might be a time line on that, as
  well.

  MR. ELLIOTT: And you should consider a
- 4 MR. ELLIOTT: And you should consider a deliverable.
- 6 DR. ZIEMER: And the deliverable would be a report 7 to the Board --
- 8 MR. ELLIOTT: X number of procedures reviewed or --
- 9 DR. ZIEMER: Right.
- 10 MR. ELLIOTT: -- a report of the review of
  11 procedures completed in time frame X --
- DR. ZIEMER: Right.
- 13 MR. ELLIOTT: -- or -- there's a number of ways

  14 that you can -- you can write this in two or three

  15 sentences and have a scope of work and have a time line

  16 developed and a deliverable developed.
- 17 DR. ZIEMER: Okay. What I'm going to do is call
  18 for a 15-minute break. I'm going to ask -- I'm going to
  19 get a couple of wordsmithers to help us put something
  20 together here that we can project on the board and look
  21 at, so we'll reconvene in 15 minutes.
- I need -- who wants to volunteer to help with this?

  Okay, Mark, Tony? Okay, let's -- and Roy, let's sit

  right now and --
- DR. MELIUS: You each get a sentence.

1 (Whereupon, a recess was taken.) DR. ZIEMER: Okay, we're ready to reconvene. 2 Chair recognizes Mark Griffon for the purpose of making 3 a motion. Mark? 4 MR. GRIFFON: I'd like to make a motion to adopt 6 the procedures review task as presented on the front 7 projector. 8 DR. ZIEMER: Okay, the motion is for the Board to approve a new task, which will be task 3-A, or some 9 other appropriate number, which will be called 10 Procedures Review Task. Is there a second to the 11 motion? 12 DR. DEHART: Second. 13 14 DR. ZIEMER: Seconded motion. The -- what does that say after 3-A, task order --15 MR. GRIFFON: That task order technical monitor, 16 that was in the little template. I don't know that we 17 specified a name before. 18 19 MR. ELLIOTT: We do that. 20 MR. GRIFFON: Huh? DR. ZIEMER: NIOSH would add that. 21 MR. ELLIOTT: We have to do that. 22 DR. ZIEMER: There would be -- that would be added. 23 24 MR. GRIFFON: Right, that's just the template, though. 25

DR. ZIEMER: That's the template for task order -(reading) purpose and description of work: To conduct
reviews of all procedures adopted by NIOSH and its
contractors for performing dose reconstructions under
EEOICPA and as identified in SC&A task 3 report dated
April 12, 2004.

So we're basically identifying those procedures that were identified in the document that we just reviewed. And we'll go through this and then it's open for any amendments or changes.

Period of performance, the task will be a four-month task. Contractor will provide monthly progress reports to the Board. Priority should be given to OCAS implementation guides. Final report shall be provided to the Board at the completion of the task.

While we're discussing this, I would also appreciate hearing from SC&A on the time frame. We don't want to be unreasonable. On the other hand, we don't want to give you so much time that the task doesn't get done, so --

DR. MAURO: The only suggestion I would have is the four months would be for the delivery of the draft review document, and then -- then we would deliver a final at some appropriate time period after receiving your comments. So it would stretch out a little bit,

- 1 but -- so the -- in other words, have a draft
- 2 deliverable date and then a final deliverable -- maybe
- 3 the final deliverable within two weeks after receipt of
- 4 the comments, that sort of thing.
- 5 DR. ZIEMER: Thank you, that's very helpful. But
- 6 the four months itself is not --
- 7 DR. MAURO: Well, I was -- I'd like the four months
- 8 to be for the delivery of the draft.
- 9 **DR. ZIEMER:** Yeah.
- DR. MAURO: We could -- now, you know, we could
- 11 push it up a month, say the draft would be in three
- months and the final -- but it's getting -- there's a
- 13 lot of --
- DR. ZIEMER: You're not insisting that it be done
- in two months and --
- DR. MAURO: Oh, no, no, four mon-- I'm just
- 17 suggesting that the four months -- you understand.
- DR. ZIEMER: Thank you. So with that in mind,
- 19 perhaps someone could propose a friendly amendment that
- 20 the last sentence say that a final -- a draft final
- 21 report be provided at the completion -- or af-- at four
- 22 months, with the final report due two weeks after
- receipt of the Board's comments.
- DR. DEHART: So moved.
- MS. MUNN: Second.

1	DR. ZIEMER: Okay, we're taking this as an
2	amendment to the motion then. Any discussion on that
3	on the amendment, as proposed? No? We'll vote on the
4	proposed amendment. And are you in a position to make
5	those changes?
6	MR. GRIFFON: I can't change it on the board but I
7	can change it on my hard drive.
8	DR. ZIEMER: Okay. All in favor of that amendment
9	a draft final report shall be provided to the Board
10	at I think we should say four months here, four
11	months following four months following what's the
12	word I want awarding of the task, with a final report
13	due two weeks after receipt of the Board's comments.
14	That is the motion. Ready to vote.
15	All in favor, aye?
16	(Affirmative responses)
17	DR. ZIEMER: Any opposed?
18	(No responses)
19	DR. ZIEMER: Back to the main motion, which is the
20	document as now revised. Gen Roessler.
21	DR. ROESSLER: I think somebody has to clean up
22	that last paragraph with regard to the wills, the
23	shoulds and the shalls, and I guess NIOSH knows what
24	that means and how to do it.
25	DR. ZIEMER: Help us do that, Gen, you're

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DR. ROESSLER: Well, I don't know, I think it's a
2
         legal thing. Liz probably -- is gone, but I think they
3
         have different meanings, will and shall and should, but
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         I don't think that's -- maybe that's more like copy
6
         editing.
              MR. ELLIOTT: I would just offer that you need to
8
         decide this, not us.
              DR. ROESSLER: Oh, well, somebody needs to tell me
9
         the difference between will and shall, then -- and
10
         should.
11
                                 (Off microphone) (Inaudible)
12
              MS. HOMOKI-TITUS:
              DR. ROESSLER: Oh, there you are.
13
              DR. ZIEMER: This shall be mandatory?
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              MS. HOMOKI-TITUS: (Off microphone) Will be
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16
         mandatory.
              DR. ZIEMER: So it doesn't -- both of them are
17
18
         okay, sounds like.
19
              DR. ROESSLER:
                            All three of them. If Liz doesn't
         object to it, then I think it must be all right.
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              MS. HOMOKI-TITUS: (Off microphone) (Inaudible)
21
              DR. ROESSLER: Okay. Well, I'm just -- I guess I'm
22
23
         just wondering why in one place it will say will and in
         the other place it will say should and in another place
24
         it says shall.
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(Inaudible) --

will, priority will be given. Well, priority shall be, 2 then. 3 DR. MELIUS: Why don't we just use "will" 4 throughout? 6 DR. ROESSLER: All the way through. Yeah, I'd be 7 happier with that. DR. ZIEMER: Will be given -- final report will be 8 provided. 9 DR. MELIUS: All in favor of three wills. 10 Any objection to changing those so 11 DR. ZIEMER: they all read "will" and we -- consist -- friendly 12 amendment and take it by consent that that's acceptable. 13 14 Any other changes or modifications? Are we ready to vote on this task? Mark. 15 MR. GRIFFON: I know I -- I just -- I think one 16 clarification might be worthwhile, and it's definitely a 17 friendly amendment since I proposed the motion. 18 19 reviews of all procedures -- I was thinking a parenthetical might be worthwhile there saying --20 stating latest revisions of all procedures. I mean I --21 I know -- or is that just accepted, you know. 22 this is our baseline review. I think we want to sort of 23 24 say whatever the latest revision of the -- of a certain procedure at the time when they're doing the reviews is 25

DR. DEHART: I would omit -- change the should to

the one that's subject to this --1 DR. ZIEMER: Yeah, I think your --2 MR. GRIFFON: -- this baseline review, yeah. 3 DR. ZIEMER: -- point's understood. So that if 4 they've -- they've identified it here, but in the 6 meantime ORAU changes it... 7 MR. GRIFFON: Yeah, right. DR. ZIEMER: What about procedures that might be 8 9 added after this task is --10 MR. GRIFFON: Yeah, that was a question, too. DR. ZIEMER: -- on an ongoing basis. There could 11 12 be new procedures developed by ORAU. MR. GRIFFON: I think current procedures at the 13 14 time of the award of this task ord-- you know, and that's our baseline, kind of. That's what we said this 15 was going to be about, if that... 16 DR. ZIEMER: What's a good word for current 17 procedures? It's the procedures that are in use at that 18 19 time. All active procedures or... Somebody help us on the wordsmithing. 20 MR. PRESLEY: Mark used the word baseline 21 22 procedures.

DR. ZIEMER: Well, those aren't all baseline. They

MR. GRIFFON: I was -- I was just going to say --

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are...

DR. ZIEMER: I think we all know what it is, but it's current procedures. 2 3 MR. GRIFFON: Yeah, right. DR. ZIEMER: Let me ask sort of a legal point here. 4 If we name these procedures related to this document, does that mean that if ORAU revises one so the title of 6 it changes a little bit that you need a new work order? That's what we're -- we don't want to have a new work 8 order to -- for --9 10 MS. HOMOKI-TITUS: That would be a contract 11 question (Inaudible). 12 UNIDENTIFIED: (Off microphone) How about the phrase "current and in place" as a paren? 13 14 MS. HOMOKI-TITUS: (Off microphone) (Inaudible) MR. ELLIOTT: Let the record show there's a caucus 15 16 going on without use of the microphone and we can't capture it for the transcript. 17 DR. ZIEMER: Thank you. The Chair is duly 18 19 chastised. MR. ELLIOTT: That was not a chastisement. 20 just for the record so that we know what was going on. 21 DR. ZIEMER: I think that clarification -- it will 22 23 nevertheless be helpful to have the words "current or in 24 place" or some such modifier there so that there's no doubt if something gets revised -- Jim, did you wish to

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         speak to that issue?
              DR. NETON: I was just going to say I noticed in
2
         the task three report that there are no revision numbers
3
         associated with the procedures as indicated, so there's
4
         nothing inconsistent with, you know, them reviewing rev
             I think it would just be well understood that that
         would be the current procedure, so I don't see an issue.
              DR. ZIEMER: Okay. Any other questions or
8
         comments? Are you okay, Mark, then?
9
              MR. GRIFFON: Yeah, I'm okay.
10
              DR. ZIEMER:
11
                           Okay.
12
              MR. GRIFFON:
                            (Off microphone) As long as it's
         (Inaudible).
13
14
              DR. ZIEMER: So it stands as it's shown then.
         you ready to vote on this task?
15
              All in favor, aye?
16
                       (Affirmative responses)
17
                           Those opposed, no?
18
              DR. ZIEMER:
19
                           (No responses)
20
              DR. ZIEMER: And any abstentions?
                           (No responses)
21
                          Motion carries, we have a new task.
22
              DR. ZIEMER:
23
         We will have to have an independent government cost
24
         estimate developed, I think before we ask the contractor
         to actually submit his bid or quote. And that will
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1 affect our scheduling, which will come up shortly, as far as future meetings. 2 Okay, other items that we need to look at. We have 3 a draft of a proposed letter that would go to the 4 Secretary of Energy. Do all the Board members have a copy of the proposed draft? This draft was generated by Jim Melius and Tony Andrade. Does the recorder -- do you need the letter read into the record? You have a 8 copy of it. You have a copy of it. 9 Let me just pause a minute and make -- give 10 everybody about a minute to read through it. Shall I 11 12 read it -- do members of the public have a copy of this letter? 13 MS. HOMER: I made some additional. 14 DR. ZIEMER: We'd be glad to read it if anyone 15 wants it read. Otherwise, just read it to yourself. 16 (Pause) 17 This morning we had a motion to send 18 DR. ZIEMER: 19 such a letter. That was in essence a motion of intent or a motion of the concept. This is the specific 20 letter. I would ask for a motion. Jim, do you -- would 21 like to make a motion that we send this letter? 22 23 DR. MELIUS: Yeah, I make a motion that we send 24 this letter to the Secretary of Energy --

DR. ROESSLER: Second.

1 DR. MELIUS: -- and a parallel letter to -- I don't know who this -- Assistant Secretary -- yeah. 2 DR. ZIEMER: So moved and seconded. Gen Roessler 3 has seconded the motion. Now discussion. Tony Andrade. 4 DR. ANDRADE: Some of the -- some of the comments that were scribbled in are mine -- or all of the 6 comments that are scribbled in are mine, with the 8 following intent: That the letter be signed by Paul on behalf of the Board; that the letter be written through 9 the Department of Health and Human Services Secretary --10 the Secretary for DHHS; and then to the Secretary of 11 12 Energy. I really do believe it should be a cabinetlevel communication, and I think the way it reads --13 except for perhaps more English editing by an expert --14 15 should suffice to carry it through at that level. Tony, could you clarify? Are you 16 DR. ZIEMER: suggesting that it not be sent to --17 MR. PRESLEY: NNSA? 18 19 DR. ANDRADE: A copy can go to Ambassador Brooks -okay? -- who's the head of NNSA and who's got oversight 20 over the DOE complex, such as it is, for the weapons 21 complex. Okay? But this is -- because the -- the 22 umbrella agreement -- okay? -- or MOU exists between HHS 23 and -- or is it DOL? 24

DR. ZIEMER: It's DOE.

2 the MOU. DR. ZIEMER: Okay, HHS and DOE, it really should go 3 to Spencer Abraham first, with a copy to NNSA. 4 UNIDENTIFIED: (Off microphone) (Inaudible) offer some clarification? 6 DR. ZIEMER: Yes. UNIDENTIFIED: The National Nuclear Security Agency 8 9 reports directly to the Secretary of Energy --10 DR. ZIEMER: Right. UNIDENTIFIED: -- and is in that chain of command, 11 12 so there doesn't need to be a separate missive sent to General Brooks or Admiral Brooks, whatever he is. He 13 14 needs to be cc'd. DR. ZIEMER: Yes, that -- and that's how I've 15 indicated on my copy. I think that's what Tony was 16 suggesting. 17 DR. ANDRADE: It's Ambassador Brooks. 18 19 DR. ZIEMER: Thank you. Thank -- okay. Any other comments or suggestions? Gen Roessler. 20 DR. ROESSLER: I -- in the second to last 21 paragraph, third line from the bottom, I wonder if 22

MR. ELLIOTT: It is HHS, both Secretaries signed

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there's a stronger word than "communication"? We

believe that this direction or --

DR. ZIEMER: Directive?

- DR. ROESSLER: Yeah, I'd like something like that.
- 2 "Communication" is a little wimpy.
- 3 UNIDENTIFIED: Also if I may interject, having
- 4 served in -- having written directives for the Secretary
- of Energy, "directive" is the word. You know,
- 6 respectfully request that you issue a directive.
- 7 DR. ZIEMER: Right. Any other modifications? I
- 8 take it by consent that you're agreeable -- we would say
- 9 we believe that such a directive from you would help
- 10 ensure -- and so on.
- 11 Yes, Roy DeHart.
- DR. DEHART: It's just an editorial comment, but
- the letter format, of course, will not carry just
- 14 abbreviations. The full law will be identified, et
- 15 cetera, et cetera, through the documentation.
- DR. ZIEMER: Yes.
- 17 **DR. MELIUS:** Including the -- however the MOU's
- 18 formally referred to. I don't know exactly how it's --
- 19 how it is, and obviously the contractor's name would be
- 20 spelled out and so forth. Written under duress.
- DR. ZIEMER: If you'll allow the Chair to take care
- of those editorial things, are there any substantive
- changes? If I find any dangling participles, I will
- 24 remove them.
- DR. ROESSLER: We assume that's a part of your job.

1 DR. ZIEMER: Right. MR. ELLIOTT: Point of clarification. 2 Huh? Point of clarification, Larry, DR. ZIEMER: 3 yes. 4 Just to make sure, you -- you had DO-MR. ELLIOTT: 6 - or DHHS struck out in the second paragraph and DOL It should be DHHS. And then just for my 7 inserted. 8 clarification, mutually legally -- our mutually legally -- what does that mean? 9 DR. ANDRADE: To our mutual legally-mandated... 10 DR. ZIEMER: What sentence is that? 11 12 DR. ROESSLER: I kind of stumbled on that one, too. I don't know if putting a dash 13 DR. ANDRADE: between the two words might clarify it. 14 UNIDENTIFIED: (Off microphone) Where is that? 15 16 MR. ELLIOTT: This is right down here. So while you're pondering that, I'll just offer this. The memo 17 18 format is the appropriate way -- the suggestion you 19 offered -- to go from one Secretary to the other, and I think that would be appreciated in this case, that you -20 - you do need to cross through the Secretary you advise 21 22 to get to the Secretary you're requesting access from. 23 DR. ZIEMER: Is carbon -- or cc to Tommy Thompson 24 sufficient to do that, or do we need to write to Tommy

to ask -- I wasn't sure what you're saying here.

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              MR. ELLIOTT: Dr. Andrade portrayed it very
         accurately. It's to -- you have a To: -- it's a memo
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         formatting approach and it has a To: line, it has a
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         From: line, and that's where you put from the Board, and
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         it has a Through: line, and the Through: line up at the
         top would be where you'd put Secretary Thompson. He
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         would see it first, he would sign off on -- initial it
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         first and then make sure it gets transmitted over to the
8
         other Secretary. Then at the bottom you would have any
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         cc's, like if you wanted to copy me, if you wanted to
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         copy whoever, that's where you would add that, so that
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         the recipients of this document would see who got copies
         of it, as well.
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              DR. ZIEMER:
                           Thank you. Anything else?
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                            (No responses)
15
16
              DR. ZIEMER:
                           Ready to vote? All in favor, aye?
                       (Affirmative responses)
17
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              DR. ZIEMER:
                          Any opposed, no?
19
                            (No responses)
              DR. ZIEMER:
                           Abstentions?
20
                            (No responses)
21
                           Motion carries, thank you. We'll take
22
              DR. ZIEMER:
23
         care of that.
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              DR. MELIUS:
                           (Off microphone) Can I ask a -- just a
         (Inaudible).
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              (On microphone) If you want me to, I will make
         these changes -- show what we've talked about, e-mail it
2
         to you?
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              DR. ZIEMER:
                           That's okay, give me an electronic
4
         copy to work from --
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              DR. MELIUS: Yeah.
              DR. ZIEMER: -- yeah, that's good.
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              DR. MELIUS: Paul, we also have the letter regard--
         the Quinn letter regarding Bethlehem --
9
              DR. ZIEMER:
                          Yeah.
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                           Is that -- I don't -- what -- the
11
              DR. MELIUS:
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         right timing was on that.
                          We -- this is a good time. The Quinn
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              DR. ZIEMER:
         letter that I mentioned -- did I mention it yesterday?
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         That must have been yesterday. Time is flying when
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         you're having fun. I need to generate a reply to this.
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         The Board has asked that letters -- Congressional
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         letters of this type come to the Board to assist in the
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         generation of a response. This letter is prompted by
         the last letter that I wrote to the three individuals
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         following our last meeting where we -- the Board asked
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         that I let them know that we were in the final stages of
22
23
         completing our site profile review process and to also
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         inform them that we had selected as one of the sites to
         be audited the Bethlehem Steel site, and that was done
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in that letter.

This letter has a couple of items in it that appear to call for some sort of response. First, in the second paragraph, (reading) While we are pleased that this needed action will be taken -- that's the audit of the Bethlehem Steel site profile -- we respectfully request that a detailed description of the scope and methodology for the audit strategy be made available to us prior to the commencement of the site audit.

Now we had already committed to providing our audit procedures to these individuals. That was indicated in the initial letter, that we would provide that. There is an implication here that they think there may be a very site-specific audit process for reviewing this particular profile, whereas the procedures that we've approved are in a sense generic. I mean they would be adapted as the audit occurs. But at the present time, the commitment is to provide the audit process or strategy. The -- and we need to perhaps talk about that.

And then the other thing has to do with the list that's appended to the letter, which is a num-- which constitutes a number of questions that they would like to see asked.

I had indicated I think in my initial letter that I

felt that it had been -- it would be more appropriate for them to ask these questions first of the contractor -- or actually of the agency, NIOSH; that NIOSH, which is doing the site profiles to start with, could provide the direct answers to those questions.

Now it may be that our audit process will indeed answer these questions. I personally have a concern -- this is a conceptual concern -- of a group, whoever it may be, whether it's Congressmen or a special interest group, in a sense a priori asking that we shape an audit to meet their needs. In fact, one could argue that there's a very much of a conflict of interest there on the part of the requesters who are trying to shape the audit. So I have that kind of concern.

But I'd like the committee to address that and -- and help us determine how to respond here. We want to be sensitive to their concerns, and yet we want to be faithful to the process and not compromise the process.

Tony, you have a comment to start with?

DR. ANDRADE: I hate to say this, but let's not be coy here. There's definitely an agenda behind this. The types of questions that were asked reek of micromanagement of the Board's work, and I think it would be inappropriate for the Board to respond to those quest-- those detailed questions. I would say a

description of the efficiency process that is currently taking place, a copy of the site profile that has been developed for Bethlehem Steel, along with statistics of some of the cases -- or the cases that have been accepted and worked should be sufficient. Any further drilling down, if you will, or answers to these questions should be directed to another agency. It should -- it should not be directed to the Board.

DR. ZIEMER: Thank you. Jim?

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DR. MELIUS: Well, I disagree with that in part, but -- but I guess some of that I think depends on where NIOSH stands in terms of their responses. I don't know if NIOSH has received any similar communication. I know there's an issue related to the residual radiation report that has led to the raising of some of these -some of these issues that are in this letter. So I quess -- and we already heard today that NIOSH has already decided -- I believe since the letter's been sent or, you know, not necessarily in response to the letter -- to address -- to modify the site profile to take into account the ingestion pathway. It's question number four on the back. I'd like to hear what NIOSH is doing, but depending -- or to some extent modifying a response based on that, but I mean I would -- I'd rather suggest that we -- we send them the procedure that we've

adopted, the general one; that we -- I believe they request for the -- an estimated time frame, which I think is -- we might be ab-- we should be able to provide them, at least within some -- though, and then I -- I don't think we can predict specifically whether all these questions will be answered doing that, but I don't think we can rule it out, either. And I think some general statement that, you know, we believe that many of the -- these issues will be addressed in the review, but until the contractor gets ready to do it and is doing the review and, you know, and we have our response, we -- we're not saying that these will be specifically addressed. So I quess what I'm suggesting is -- is, you know, to be responsive, but without necessarily saying that we will specifically address all -- all these issues. I mean I -- 'cause I don't think I can predict at this time whether we would or wouldn't answer these questions -- whether -- whether or not answering these questions is an appropriate part of -of the review. DR. ZIEMER: Yes, and the review might very well

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DR. ZIEMER: Yes, and the review might very well answer some of these questions, and my concern is a process one, really -- a priori to have an outside group, whoever the group may be, to come in and say here's the questions that you need to address for this

1 audit. That is a concern in terms of the credibility of

what we do, would -- it makes audits subject to

whoever's got the game in town.

4 Okay, Roy DeHart.

DR. DEHART: My question is one -- I suppose it's political, but it's the question, for whom do we work? This is a Presidential Advisory Committee, I understand. And if that's so, now we have Congress -- members of Congress giving us direction. Next do we receive the Tennessee delegation's letters of query? We could be very distracted if -- if that were to go -- go forward. I think we need to make sure, legally and politically, where we belong in the way we answer that letter.

DR. ZIEMER: Thank you. Wanda?

MS. MUNN: Further, I believe our response to that letter needs to state precisely what Dr. DeHart has said, that we are responsible to the Administration and that we will of course consider the questions that have been raised here in our interactions with the agencies that are doing the work. But it's a serious mistake, I think, for us to establish a precedent of responding to itemized requests for information and process to anyone outside the authorities that have appointed us.

DR. ZIEMER: Thank you. And Jim?

DR. MELIUS: I just -- I believe this is true for

- the record is that -- that we are not respond-- we chose
  Bethlehem Steel for other reasons for a review of the
  site profile, so we're not responding to -- to a request
  from, you know, Congress or some outside group to
  review.
- 6 DR. ZIEMER: No.
- 7 DR. MELIUS: So it's -- that -- that's not the ssue.
- 9 DR. ZIEMER: No.

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I think the issue of the -- the DR. MELIUS: question's -- there. I think, for the political context -- and Larry can comment on this more -- these Congressmen and Congresswomen are extremely upset and -about a problem with a posting of the residual radiation report on the NIOSH web site that had some dates wrong on it and have been extremely critical, have done a press release to -- saying how NIOSH has little credibility -- scientific credibility because of this -this inadvertent error, and I don't understand all the details of it or whatever. But I think there is -- is an issue that -- you know, I think being responsive may actually be more helpful in this situation, within -- in a political sense, and helpful for NIOSH in -- in its -long as it's done within what our role is. I also don't think we want to -- believe we want to put NIOSH in the

position of telling us not to be -- not to be -respond, that we're not going to do this.

DR. ZIEMER: Larry, did you have a comment?

MR. ELLIOTT: Just for clarification, and out of due respect, Dr. Melius, this -- the first letter came to us before the issue with the residual report surfaced, so I don't know how much correlation there really is between these series of letters, their concern expressed therein, and the residual rad report with regard to the clerical error that appeared on Bethlehem Steel.

And just so that everybody understands what happened with that particular report, there was a cutand-paste error that occurred in moving a section of text from one site description to another site, and Bethlehem Steel was one of those sites. So -- and inadvertently that never got caught in the review processes that we had and it got sent out. And then two weeks after we delivered it to Congress, Dr. Neton identified the error as he was preparing to interact with some New York constituents -- claimants -- and we took immediate steps to identify how the error occurred, did the research again to determine what the source documentation supported as far as a determination on Bethlehem Steel, and further examination of the

remainder of the report to determine whether any other
clerical errors had also been incorporated into that
draft.

We are now -- completed all of that, reported back to the Congressional leadership delegation there that had the concerns on this, and are preparing a full revised report to correct this -- this error. So -- but I -- you know, I don't -- I don't know if there's a connection or not, but I just offer that for clarity. I don't offer it for any judgment from my -- my own perspective here.

DR. MELIUS: And again for clarity and not to -- I think the other thing to understand what happened is that Quinn and Slaughter offered legislation based on some of the information that was on the posted report and so were, to some extent, embarrassed by the fact that they had introduced this legislation and -- and based -- you know, based on the report, so I think that's some of the -- some of what's happening and -- in this context.

DR. ZIEMER: Tony?

DR. ANDRADE: Since everybody's clarifying their statements, then I'll clarify mine. I did not mean to imply that we should not be responsive. The Board should respond to the letter, state our responsibilities

1 -- state our roles and our responsibilities, and -- but
2 it -- it's really up to the Board as to how much
3 information should be provided. I suggested that we
4 send along generic documents that are being used at -5 now, and statistics about what their concerns might be.

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However, answering that last list of detailed questions really should be deferred in the letter to the appropriate agency, and that way it makes it clear, this is the way we do business. And that appropriate agency is probably NIOSH.

The original letter that I sent DR. ZIEMER: indicated that I would transmit to NIOSH that list of questions, which indeed I did, and basically sent Tommy Thompson a copy of the letter, as well, with a statement that it seemed to me that the agency was in the best position to answer those specific questions dealing with a site at that time. And this is one possible continued option, to do something like that, or to suggest that -it seemed to me it would still be appropriate to suggest that, in light of our responsibilities which derive out of the -- really out of the White House and the assignment to Health and Human Services -- that we would prefer to have the audit done independently, as its designed, without, you know, specifying specific items that our contractors must use coming from an outside

group. But that we believe that it's quite likely many
of these questions will probably be answered by the
audit and that the results of the audit certainly can be
made available. They will be -- they're public
information. And we could couch it in that way, but -but, you know, there's a lot of nuances here.

We want to be sensitive to those -- to their concerns, and yet I -- I -- as I indicated before, I have this overriding process concern that I think the integrity of the audit has to be preserved in some way, and -- whether it's from a Congressional group, a special interest group, whatever it might be. Any number of groups can come along and say here's my set of questions for this site; please assure me that you'll ask them.

DR. MELIUS: Yeah, my only concern about being to recalcitrant about it, whatever, is that -- again, if you're in Congress, you were -- they drafted legislation that gave -- set up this committee that gave it its role to do an independent review, so -- you know, their option to be well, have -- you know, some -- National Academy of Science do this, have -- you know, Government Accounting Office -- I mean there's lot of different things, but they used the -- you know, what's in the current legislation, what's being implemented and --

DR. ZIEMER: Right, but the key is --DR. MELIUS: -- that when --2 -- independent review. DR. ZIEMER: 3 DR. MELIUS: Right, and -- and I think if we --4 again, I don't recall in detail the first letter. I 5 think we state that that's, you know, what we're set up 6 to do, that we have the process in place, that we have 7 the general procedure, we have this site scheduled to be 8 done. And then your -- you know, your statement, which 9 I agree with, is that we believe that, you know, most of 10 11 these questions, or many, will be covered but we, you know -- but we'll do that through the -- the process 12 that's been established. 13 DR. ZIEMER: Now does anyone wish to make -- I 14 don't think we can craft the letter today, but I can 15 16 certainly take the input and craft a response, and I'd certainly be glad to share it with the committee, even 17 before it's sent so you have a look at it. But the 18 general tenure -- tenor of it, following what I'm 19 hearing here. Do you want to make any specific motions 20 that would outline parameters or -- you just -- would 21 you like me just to proceed on that basis? This is 22 certainly open to -- just to proceed? You want to --23 24 DR. MELIUS: I think if you proceed on that basis, you'll be fine. You'll have -- address Tony and I, who 25

towards the middle --2 DR. ZIEMER: I think -- I think you're not so far 3 apart, so I will -- if there's no objection, I will 4 craft a response -- can I do this legally? Can I circulate it to the Board for input before sending it? 6 7 MS. HOMER: (Off microphone) (Inaudible) 8 DR. ZIEMER: Okay. Does it have to be approved in open forum? It does. We --9 10 DR. DEHART: (Off microphone) How did you handle the last letter? 11 12 MS. HOMER: Unless the Board gives you --DR. ZIEMER: The Board gave me authority to send 13 the last letter, just instructed me to let -- let them 14 15 know that we had chosen Bethlehem Steel. MS. HOMER: As long as they specifically give you 16 the authority to do that. 17 DR. ZIEMER: Okay, I'd like a motion then. 18 Oh, Wanda, you have a comment first? 19 MS. MUNN: I would like to move that our Chair be 20 given the authority to draft the letter, submit it to us 21

came from opposite ends of this letter, and we've got

MR. PRESLEY: Second.

it on our behalf.

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DR. ZIEMER: With the understanding that the letter

for our -- our scrutiny and then be authorized to send

would be crafted, taking into consideration the comments 1 that have been made here in our discussion. 2 MS. MUNN: Yes. 3 DR. ZIEMER: Thank you. All in favor say aye. 4 (Affirmative responses) 6 DR. ZIEMER: All opposed, no? (No responses) DR. ZIEMER: And abstentions? 8 9 (No responses) DR. ZIEMER: No? Okay. Thank you very much and 10 we'll proceed on that basis. 11 MR. ELLIOTT: I will have to make sure that --12 there's one question we have here that I don't think has 13 been clearly answered yet, in my mind, and that is can 14 15 you distribute -- even given the authority, can you distribute a draft like this and get a Board decision 16 out of that process. 17 DR. ZIEMER: That's what I was asking. 18 MR. ELLIOTT: So we may -- we're going to ask you 19 to work closely with us on this and OGC will have to 20 weigh in on this, I think. 21 DR. MELIUS: Could you clarify that? I don't --22 DR. ZIEMER: He's saying that can -- if there's a 23 24 final letter -- even though you've authorized me to send

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it, can we, without having it available in the public

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         forum first, finally send this letter, I think is --
              MR. ELLIOTT: Yes, yes, that's -- authorizing the
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         Chair to do something is not the problem. It's -- we
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         want to make sure that the process that the Chair uses
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         then in carrying out that authorization is appropriate
                      In other words, the particular piece I'm
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         under FACA.
         concerned about is sharing this draft and then all of a
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         sudden it become a decision. Can we make that -- can
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         you make that happen.
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              DR. ZIEMER: Yeah, and you'll have to advise me --
                          But I think we assume that -- I guess
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              DR. MELIUS:
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         operate under -- that Paul -- the Chair will send the
         letter --
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              DR. ZIEMER: If the --
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              DR. MELIUS: -- in drafting it, do that in
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         accordance with --
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              DR. ZIEMER: Right, if -- if they say legally we've
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         got to do an additional step, which is to bring it back
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         to open committee, then we'll do that. It delays
         sending the letter. It might even be done at -- in --
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         well, we could do it with a teleconference, but that's
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         not easy to do, either. We'll have to find out.
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              DR. MELIUS: I just -- again, this isn't a legal
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         opinion, but I've been on many, many FACA advisory
         committees. I've never heard where the chairman
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MR. ELLIOTT: That's not the issue. The issue is 2 not authorization to send a letter. The issue is how 3 you develop the final letter, can you do that in a --4 DR. ZIEMER: It's a process. 6 MR. ELLIOTT: -- in the dark or do you do it in the light, and under this authorization, we've got to check 7 with FACA to make sure that we don't -- we don't violate 8 that. 9 I'm looking -- I'm looking to see 10 DR. ZIEMER: whether we have additional action items before we look 11 12 at calendars -- oh, we do. We have a major action item. You have in your booklet subcommittee discussion 13 documents. At the last meeting we -- we had assigned a 14 workgroup to prepare a proposed charter for a 15 16 subcommittee. And you recall under the FACA rules, a subcommittee has to be duly established with a --17 basically a charter or a statement of responsibilities. 18 19 It is an ongoing subset of the main committee. meetings have to be announced in the Federal Register. 20 It has to meet in open forum. It would -- it just 21 22 entails a smaller group of the total committee. It may 23 or may not be authorized to actually make final 24 decisions, depending on what -- what level of authority it is given by the main committee to act on its behalf. 25

couldn't be authorized to send a letter on --

So Mark and Tony and I have collaborated since the last meeting to develop a proposed structure for this subcommittee, with a list of responsibilities or charges. And so -- and attached to that we have a separate page which is called issues for discussion, some items that the Board may wish to consider as you think about setting up this subcommittee. And the function of the subcommittee basically is described in terms of that -- the list of charges, that this is a subcommittee that will be -- our dose reconstruction/site profile review committee that would be involved in the ongoing basically dose reconstruction review process, determining perhaps which -- which cases would be reviewed and identifying which Board members might be assigned to groups of cases to -- to review them prior to Board meetings.

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This subcommittee is -- as it's proposed would have four members and would have also a non-voting government representative. So you see the structure as proposed.

Let's see, I guess, Mark, I'll just ask you to move the -- the draft of the subcommittee structure and charges, and then we'll discuss it.

MR. GRIFFON: I make a motion to adopt the subcommittee charter and charges outlined in this draft document.

1 DR. ZIEMER: Second?

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DR. ANDRADE: (Off microphone) Second.

3 DR. ZIEMER: Thank you. Moved by Griffon, seconded by Andrade.

Let's start with structure. Our thought was four individuals is probably about the right number. There's no magic number, but it's about a third of the Board. We need to have a Federal official involved. If -- if there are any who believe it should be a different number, then this would be the time to bring that up.

We have an estimate of the number of meeting times per year, but this does not mandate that. It's strictly there to give an idea that this committee might have to meet on a monthly basis, keeping in mind that these would be announced meetings. They would be open to the public. There might be cases, if it involved such things -- things similar to the cost estimate issues that we have with the contractor where you're required to meet in closed session, but otherwise it would be open-meeting situation. And all the actions of the subcommittee report back to the Board for consideration and whatever action's needed. In some cases the Board would have to take final action, in other cases they might authorize the committee to take the action, but it still would be reported back.

1 Cori has some additional input for us on the legalities here. 2 MS. HOMER: If I could, I'd like to suggest -- on 3 line two you have identified that the subcommittee will 4 consist of a minimum of a chair plus three members of 6 the Board. I'd like to suggest something about balance or expertise covered. 8 DR. ZIEMER: Right. We talked about whether to put 9 this in or not. We certainly want to have some degree of balance. 10 (Off microphone) Why? 11 DR. MELIUS: 12 MS. HOMER: Because we're required to. Balance is absolutely essential for all -- balance is essential for 13 all areas of expertise or interest to be covered. 14 15 DR. ZIEMER: So we should reflect that in the... DR. MELIUS: But -- but -- can I ask -- can that 16 just be a specific statement there rather than trying to 17 designate specific numbers? The one draft had --18 19 MS. HOMER: Certainly. 20 DR. MELIUS: Huh? MS. HOMER: Certainly it can be. It's entirely up 21 to the Board whether you want to specifically identify 22 particular expertise or if you just want to strive for 23

of expertise you're looking for can be covered, but

balance. With four members, I'm not sure if every area

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1 you're going to want to strive for some level of balance, if you can. 2 MR. GRIFFON: We actually edited that out in this 3 process because we didn't want to restrict ourselves the 4 other way. You know, we still -- we are looking for balance on the -- on the subcommittee. 6 DR. ZIEMER: I think we probably have to add back a 8 sentences -- a sentence that simply said the membership shall reflect an appropriate balance --9 MS. HOMER: Uh-huh. 10 DR. ZIEMER: -- of -- an appropriate balance of 11 12 Board perspectives? MS. HOMER: Absolutely, that's fine. That sounds 13 14 wonderful. DR. ZIEMER: Thank you. Okay, anything else on 15 16 structure? (No responses) 17 DR. ZIEMER: Let's move on to the charges. This is 18 19 -- some thought was given to the items that we thought would be most likely to come up early on, including --20 it says serving as a point of contact between the 21 Board's audit contractor and the Board -- that is SC&A. 22 23 Now currently for certain things this Board has already

like invoices, and I -- I suspect we would continue

authorized the Chair to be a point of contact on things

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that. We don't need a subcommittee to -- to okay the invoices. But there may be other things along the way where the contractor needs some level of interaction.

Now keep in mind we're not talking about the contractor getting on the phone with the subcommittee and asking some questions, because that can't happen without an announcement in the Federal Register. But it may be that the contractor does need to move -- or we need to move more rapidly than we can get a full group together, and so we would say okay, between the next meeting -- or before the next meeting, this group needs to meet to do some particular thing. So point of contact is in that sense where there's some level of urgency.

Okay. Track audit contractor performance with respect to Board initiatives and scheduled deliverables. That would simply be a -- something that this subcommittee would report back to the Board at its regular meetings on what's happening with the subcontractor. Now the subcontractor also does such reporting, but the subcommittee presumably would sort of try to keep on top of that on a close basis.

Review, approve or disapprove audit contractor procedures relating to dose reconstruction/site profile reviews as appropriate. Now their procedures now, so

- far, have already been approved. But one might

  anticipate that some -- the contractor might get into

  things and say, you know, we need to change something

  and -- we can't anticipate everything here so we're

  trying to reflect here, but you understand what we're

  saying here, yeah.
  - DR. MELIUS: And I don't know -- I mean some of the stuff you can word it, you know, upon, you know, referral from the Board. But some of the things you want to have the subcommittee do 'cause you don't have time for the Board to meet and then refer. I mean it would delay things --
    - DR. ZIEMER: Right, and a subcommittee might say -- or it might be authorized to give temporary approval or interim approval until the Board -- so that the contractor can move ahead, something like that.

The fifth one was the one that we had originally focused on a great deal, and that was selecting the cases for individual dose reconstruction review, where the Board would give guidance on what that distribution should be amongst, you know, the various sites and the - the characteristics, but the actual selection of cases then might be left to a smaller group.

Insert an item here. Cori?

MS. HOMER: Just a suggestion, going back to

1 structure. The nomination process may not be something that you considered with the subcommittee structure. 2 You may want to consider placing a caveat in the 3 structure that you can rotate members of the 4 subcommittee. DR. ZIEMER: Right. I had assumed that the Chair would appoint the members --7 MS. HOMER: Uh-huh. 8 9 DR. ZIEMER: -- and that means that you could change membership at any time. If somebody said they 10 could no longer serve, you'd appoint someone else or --11 MS. HOMER: That's true, but --12 DR. ZIEMER: But do we need to have specific terms? 13 MS. HOMER: Well, it could also cover balance. It 14 could be very related to balance. If you don't have 15 appropriate balance for a particular area you're working 16 on, then that would allow you to rotate a member or it 17 would give the --18 19 DR. ZIEMER: Oh, at any given time. MS. HOMER: At any given time. I mean it would 20 just be a matter of resubmitting or letting committee 21 management know in a formal fashion, which is easy --22 DR. ZIEMER: Who the new member is. 23 24 MS. HOMER: -- who the new member is, but it would

25

also let -- it would be documented that you could do so

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without -- without -- I guess I'm considering public
1
         viewpoint, that if they were to all of a sudden see a
2
         new member on the subcommittee, they might wonder why.
3
              DR. ZIEMER: So the issue is -- the broader issue
4
         is change in membership --
6
              MS. HOMER: Absolutely.
7
              DR. ZIEMER: -- and how that is done.
             MS. HOMER: Yes.
8
              DR. ZIEMER:
                           Thank you.
9
              MR. ELLIOTT: Cori, can I ask -- does this charter
10
         have to have a -- like the committee's, the full
11
         committee's charter has a time set for it. Do we have
12
         to abide by that, as well?
13
              MS. HOMER: I don't believe so.
14
              MR. ELLIOTT: So this doesn't have to be renewed;
15
         it can stand --
16
              MS. HOMER: No, it stands.
17
              MR. ELLIOTT: -- as a subcommittee until --
18
19
              MS. HOMER: It stands.
              MR. ELLIOTT: -- they're -- till they're --
20
              MS. HOMER: Until we terminate that subcommittee,
21
         uh-huh.
22
```

would formally terminate the subcommittee when the work

MS. HOMER: And just as a piece of information, we

MR. ELLIOTT: Okay.

23

24

- is done -- or it's no longer needed.
- DR. ZIEMER: Right, right.
- MR. ELLIOTT: I'm sorry, I missed a little bit of the interchange between you two about the nomination. took it to mean the nomination process might influence who was sitting on this subcommittee at some point in time and you needed the ability to replace. But I think you're right, Dr. Ziemer, that you -- the Chair has the authority to appoint, so if you lose a member --somebody says they can't serve -- you could appoint at any point in time.
  - DR. ZIEMER: Or if some -- if -- if there was some need for, at a particular time, a -- an individual with a certain expertise, the membership could be altered --
- MS. HOMER: Yes --

- DR. ZIEMER: -- even if temporarily, that for the next so many months, Roy DeHart will replace so-and-so on this committee or something like that.
- MS. HOMER: And what I'm trying -- I'm going through my experience with charters, and I -- if I remember correctly, there is one charter that I have experience with that allows for exchange of membership with ex officios. But it's entirely up to the Board how they want to address this, if you just need a simple statement or don't care to insert the statement about

- 1 rotation or replacement.
- 2 DR. ZIEMER: Okay.
- 3 MS. HOMER: I mean it depends on how specific you
- 4 want to be.
- 5 DR. ZIEMER: Okay. Hold that thought then. We're
- 6 going to come back -- I just want to finish up this
- 7 other list and then --
- 8 MR. GRIFFON: Just one more -- one more thing on
- 9 that that I guess we really didn't consider was if there
- 10 are -- if you have four members and there's any
- 11 conflicts that people have to recuse themselves on, I
- don't know if there'd be a need for alternates or if
- there'd be allowable alternates for the -- you know.
- 14 MR. ELLIOTT: That's an excellent point 'cause I
- 15 was thinking about that just before you brought it up,
- and I was also thinking about burnout on this committee.
- I mean I'm looking at both of those things, conflict of
- interest and how we balance that in this subcommittee.
- 19 And I'm also thinking about if you're going to meet --
- this subcommittee's going to meet every month, that
- 21 means an additional day when this committee meets, plus
- every month you're meeting.
- DR. ZIEMER: Right, right.
- 24 MR. ELLIOTT: Huge -- huge commitment.
- 25 DR. ZIEMER: Yes, Richard has a comment.

MR. ESPINOSA: Just along the same lines with the conflict of interest, I'm just wondering if number five also needs to have taken into account Board members! conflict of interest --DR. ZIEMER: Yes. MR. ESPINOSA: -- under the case selection. DR. ZIEMER: Yeah, that -- and that's sort of understood, but we could add it here, taking into consideration conflicts of interest. 

And then number -- number six is related to five, and that is assign individual reviews to Board review panels. Remember we talked about having subsets of the Board be review panels. Now a review panel would look more like a working group. It's ad hoc, like a one-time thing. And our thought was here, for example, there might be a group of cases -- I don't know how many it would be, but maybe a half a dozen cases -- and we would say okay, we would like Rich and Tony to sit down with the contractor and learn about those cases and then they would present them to the Board with a recommendation.

MR. GRIFFON: (Off microphone) Or actually to the
subcommittee (Inaudible) we were saying --

DR. ZIEMER: Or to the subcommittee, it may be. But in any event, that was the idea here. Or it may just be one person, or two. But the idea here is an

So we

panels. But these, insofar as they are ad hoc, like a 2 one-time thing for that particular set of cases, we 3 think those workgroups can meet with -- you know, in 4 private -- 'cause they're going to be looking at 6 specific cases -- with the contractor. The contractor basically would be presenting their findings to a couple of members of the Board, who would be preparing for the 8 presentation and perhaps even preparing a recommendation 9 for Board action, based on those --10 MS. HOMER: (Off microphone) That sounds -- I see 11 12 no reason why (Inaudible) --DR. ZIEMER: That was our idea here. 13 MR. ELLIOTT: And we think that would work. 14 Working groups don't have to have a public meeting. 15 There's not a quorum. They're not taking action on 16 behalf of the Board. You can work with Privacy Act-17 related data at that level. You can then turn to your 18 19 summary of the review of that information and not speak about the privacy or the confidential information and 20

idea that we talked about early on, having review

1

21

22

DR. ZIEMER: Yeah, Rich? Thank you.

do think it -- this will work.

MR. ESPINOSA: I might be a little bit confused on this, but I thought in the prior meetings we talked

avoid the Privacy Act problem from that point on.

- about de-identifying a lot of this stuff prior to the review panel.
- 3 DR. ZIEMER: Certainly be de-identifying the 4 identity of the individuals. I'm not -- I'm not sure 5 the extent to which the site would be unidentifiable.

6 We --

DR. MELIUS: We had -- go ahead, Larry.

MR. ELLIOTT: Well, we -- yes, there's been a lot of discussion, Rich, over the course of time here on this point, and we've wrestled with this, and that's why I made this comment a moment ago that I think this will work where your work panels are actually dealing with real information on the cases in a private setting. And you know, it's like the closed sessions you have to come up with your independent government cost estimate, you're bound to protection of that information.

We don't -- we have a great difficulty in figuring out how we can redact all information from all these case files to the point where an individual's privacy is protected.

MR. ESPINOSA: So it's --

MR. ELLIOTT: In some cases, your reviews are going to touch on very few cases from a particular site, perhaps even targeted to a certain type of cancer, and all of a sudden -- it doesn't make any difference if you

- don't have a name, Social Security number and address;
  everybody in the community might know who you're talking
  about.

  MR. ESPINOSA: Okay.

  DR. ZIEMER: Mark?

  MR. GRIFFON: I was just going to make a -- that's
- a much bigger point. I was just going to make a minor

  suggestion on number six that we -- just to be

  consistent with the top paragraph, that you just say and

  ensuring a balance of perspectives, especially since you

  may not even have three members on the panels, you know.
- 12 I don't know if you can -- just a balance of
  13 perspectives instead of scientific, medical and worker.
- 14 That's consistent with the top --
- DR. ZIEMER: Well, the other part was the conflict
  of interest part in number six, the parenthetical part.
  Oh, you have the balance in here.
- 18 MR. GRIFFON: Yeah.
- 19 **DR. ZIEMER:** Oh, you're just saying a similar 20 statement earlier.
- MR. GRIFFON: As you did earlier in the top

  paragraph of this, yeah, in the charge -- or in the

  structure part.
- DR. ZIEMER: Yeah, okay. And then seven, compiling recommendations and findings for submission to the

1 Board. And then the eighth one would cover things similar 2 to what we just did on the letter from the Congressmen. 3 It would be the first point of maybe preparing a 4 response and bringing it to the Board type of thing. 5 So there -- there you have it, and I -- there are 6 still some issues in terms of change in membership, 7 conflict of interest --8 9 MR. GRIFFON: Alternates. DR. ZIEMER: Right. Wanda, then Cori. 10 11 MS. MUNN: I just had a suggested language for the 12 problem with respect to replacing and appointing. I was suggesting at the end of the second line, right after 13 ABRH (sic), adding "appointed and/or replaced as deemed 14 necessary by the Chair". As long as the Chair doesn't 15 burn out, then that should work. 16 DR. ZIEMER: There are no guarantees. 17 DR. ANDRADE: I'm sorry, Wanda, could you repeat 18 19 your words, please? MS. MUNN: Yes, after ABRWH --20 DR. ANDRADE: Right. 21 MS. MUNN: -- "appointed and/or replaced as deemed 22 necessary by the Chair". That leaves the Chair all the 23 24 latitude necessary for special circumstances where he needs additional expertise for --25

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DR. ROESSLER: You're speaking of this -- this
1
         Chair?
2
              MS. MUNN: The -- the Chair.
3
              DR. ROESSLER:
                            You've got two Chairs in that --
4
              DR. ZIEMER:
                           The Board Chair.
6
              MS. MUNN: Yeah, the Board Chair.
7
              DR. ZIEMER: Other items? Oh, Cori, yes.
8
              MS. HOMER: Just a suggestion on number eight.
         There is nothing in number eight that says that it was -
9
         - that it would be for submission or approval by the
10
         Board. And correspondence would be either approved by
11
         the Chair, signed by the Chair -- and the word
12
         "policies", I'd like to suggest that we use the word
13
         "practices", because the Board doesn't have an official
14
         policy on this, unless you'd care to develop a policy on
15
         that.
16
                           Thank you, Board practices. I --
17
              DR. ZIEMER:
              MS. HOMER: Or by standard practices or...
18
19
              DR. ZIEMER: Yeah, I understand -- a policy may
         have a very specific meaning in -- in --
20
              MS. HOMER: In the government, yes.
21
              DR. ZIEMER: -- in the government, and practices
22
23
         would be fine. For example, the Board, on these
24
         Congressional things, said that we would like these to
         come before us. That -- I'm interpreting it as a
25
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- 1 policy, but you would say well, that -- that is a
- 2 practice then.
- 3 MS. HOMER: Uh-huh, a little wordsmithing, but --
- 4 DR. ZIEMER: Yeah. So prepare responses for the --
- for the Chair's signature is what you said here.
- 6 MS. HOMER: Well, the Board -- either the Chair's
- 7 signature or submission to the full Board for their
- 8 approval. I'm just kind of throwing terms out for you.
- 9 DR. ZIEMER: Yeah. I think out intent here was
- 10 that this -- this would be to prepare a draft for the
- Board's --
- MS. HOMER: Uh-huh.
- 13 DR. ZIEMER: -- action. So we have a number of
- items here, and I sit here looking at the time and I'm
- 15 wondering if -- do we need a subcommittee before our
- next meeting? Because if we don't, I think I would like
- 17 to see some cleaned-up language for our final action,
- 'cause this becomes a fairly important entity as we go
- 19 forward. I want to make sure that we have it properly
- 20 structured. I think we're going to have to meet as a
- 21 full Board to do the independent cost estimate, unless -
- 22 although that is something I guess could be delegated
- if this were in place.
- DR. MELIUS: I thought I asked that.
- DR. ZIEMER: But the limiting factor was that you

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still have -- you still have to go through all the same
         steps. You just --
2
              MR. ELLIOTT: The subcommittee could develop it,
3
         but you'd still have to meet to approve it.
4
              DR. ZIEMER: You'd have to meet to approve it.
6
              DR. MELIUS:
                           Okay.
7
              DR. ZIEMER:
                           Yeah, so it doesn't -- it doesn't
8
         eliminate a meeting.
9
              DR. MELIUS: (Off microphone) (Inaudible)
10
              DR. ZIEMER: Right, right, so we might as well meet
         and do it --
11
12
              DR. MELIUS: (Off microphone) Yeah, yeah, okay,
         (Inaudible).
13
14
              DR. ZIEMER: And that would be the most pressing
         thing.
15
                           Why don't we continue with the working
16
              DR. MELIUS:
         group to -- I mean you, Mark and Tony --
17
              DR. ZIEMER: Yeah, we --
18
19
              DR. MELIUS: -- continue to --
              DR. ZIEMER:
                           That's what I was actually suggesting,
20
         that we take this input and come up with a revision to
21
         for a final look at the next meeting. I think we're
22
         okay time-wise in terms of not needing to have the
23
24
         subcommittee in place before our next meeting. Is -- is
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1

that agreeable?

1 DR. MELIUS: Can I just mention one thing now 'cause it may help. When I chaired the ATSDR board of 2 scientific counselors we had -- we had a subcommittee 3 structure set up. It was a little bit more complicated 4 because it had special consultants and so forth, but 6 there's some language from that charter that may be --7 DR. ZIEMER: That might be helpful to --DR. MELIUS: -- useful 'cause we included it when 8 we --9 DR. ZIEMER: Right. 10 DR. MELIUS: -- renewed the -- the charter. 11 12 DR. ZIEMER: Thank you. DR. MELIUS: Yeah. 13 DR. ZIEMER: So we're taking most of these as kind 14 of friendly amendments right now, but what I'm going to 15 suggest here, and we'll hear from Cori again, is a 16 motion to remand this document back to the working group 17 for additional work. In effect it tables it to the next 18 19 meeting. Cori? MS. HOMER: Just a couple of things very quickly. 20 For the Buffalo meeting, if you want to get me your 21 22 travel plans as quickly as possible. 23 Also for those who are attending the tour of the 24 Hanford facility tomorrow, dress comfortably, no

electronics. And if you've read the agenda, you see

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that we're meeting downstairs prior to 8:00 a.m. The
1
         Federal Building is directly across the street, but due
2
         to Wanda's management we have been able to add the B
3
         reactor to the tour. But we have to be over to the
4
         Federal Building by 7:00 a.m. So if you want to meet
         downstairs no later than 6:45, if you miss 6:45, you're
6
         going to miss the tour.
7
              MS. MUNN: Don't forget picture I.D.
8
9
              MS. HOMER: And bring a picture I.D., absolutely.
              DR. ZIEMER: Okay. Thank you. Now back to our
10
         document here, I'm -- the Chair's calling for a motion
11
         to refer this back to the committee -- the working group
12
         for additional work for consideration at our next full
13
         Board meeting.
14
15
              MR. ESPINOSA:
                            So moved.
              DR. ZIEMER: So moved, and seconded?
16
              MR. PRESLEY: Second.
17
              DR. ZIEMER: Any discussion?
18
19
                           (No responses)
              DR. ZIEMER: Perhaps not, since it's in effect a
20
         motion to table, no discussion allowed.
21
              All in favor, aye.
22
23
                       (Affirmative responses)
24
              DR. ZIEMER:
                           Opposed?
25
                            (No responses)
```

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1
              DR. ZIEMER: Motion carries, and we will refer that
         back for input and additional work.
2
3
              DR. MELIUS: I just want to thank Tony, Paul and
         Mark 'cause I think this was a -- really moved us along
4
         a lot on these issues, so --
6
              DR. ZIEMER:
                           Thank you.
7
              THE COURT REPORTER: Dr. Ziemer, who motioned and
         seconded that? I didn't --
8
9
              DR. ZIEMER: Did Rich make the motion?
              MR. ESPINOSA: I made a motion, yeah.
10
              DR. ZIEMER: And who seconded?
11
12
              UNIDENTIFIED: Bob Presley.
              DR. ZIEMER: Bob seconded it.
13
              DR. MELIUS: We have the next meeting date, also
14
         (Inaudible) work out?
15
              DR. ZIEMER: Now we're up to our final item here I
16
         think today is calendars. Do we have anything else
17
         besides our calendars? Okay, time to boot up.
18
19
         ready.
              Now I want to ask about the -- the task. The task
20
         is ready. We need the independent government cost
21
         estimate. So if -- if that doesn't occur till June,
22
23
         then we're into July before the document reviews begin.
              UNIDENTIFIED: So you're looking at a one-day Board
24
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meeting?

DR. ZIEMER: On the other hand, if we -- if we can 1 have a meeting earlier -- and this would be like a half-2 day meeting, I think -- we -- we could take care of that 3 item of business. This would be a closed session. 4 If I may, I'd propose you do it like MR. ELLIOTT: you did last time, come to Cincinnati. We'd hold it at 6 that hotel by the airport, a nice place, and... 7 8 DR. ZIEMER: What has to happen before -- we have to have the Federal Register notice, which -- what do we 9 need, two weeks? 10 (Off microphone) (Inaudible) days 11 MS. HOMER: 12 notice. I have to give it to (on microphone) committee management 30 days prior to the meeting. We can rush it 13 through if it's --14 DR. ZIEMER: If it -- if we --15 16 MS. HOMER: -- three -- or two weeks prior, but I also need the determination to close, and --17 DR. ZIEMER: Today --18 19 MS. HOMER: -- OGC needs to be able to review that, so --20 DR. ZIEMER: Right, and today is the 21st, so we're 21 22 talking about roughly third week in May, huh?

221

DR. ZIEMER: Let -- let me start out with May 21st.

MS. HOMER: Roughly.

Okay.

MS. HOMER:

23

24

1 **UNIDENTIFIED:** (Off microphone) On Friday? DR. ZIEMER: Friday, May 21st -- oh, Rich. 2 MR. ESPINOSA: I agree with what Larry is saying, 3 you know, is take it to Cincinnati. I think it'll be, 4 you know, convenient for everybody. However, I really 6 believe that this meeting should be held in the afternoon to where people can fly in on the same day and 7 8 not -- the last meeting that we had in Cincinnati, I 9 believe it was held in the morning and --DR. ZIEMER: It's really difficult for those who 10 11 come from a distance, yes. MR. ESPINOSA: Yeah, so if we can hold it in the 12 afternoon, I know myself can make it there by 12:00 or 13 14 so. DR. ZIEMER: Any reason why it couldn't be 15 afternoon? 16 17 MS. HOMER: No reason. MS. MUNN: I'd have to come the night before --18 19 DR. ZIEMER: Anyway, but a lot of -- lot of folks could come in that morning. I could do that, myself, 20 but -- thanks. 21 MS. HOMER: Oh, I have a meeting in Washington I 22 23 have to be at that day. 24 DR. ZIEMER: Okay, so the 21st is out -- 20th or --MS. HOMER: I'm there on the 20th, as well. 25

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DR. ZIEMER: Okay, that's out. How about the 24th
1
         -- week of the 24th, let's start there. Is that a
2
         holiday?
3
              MS. HOMER: What about the 25th?
4
              UNIDENTIFIED: (Off microphone) (Inaudible)
6
         Memorial Day?
7
              DR. MELIUS: (Off microphone) No, the 24th is not,
         the 31st is --
8
9
              UNIDENTIFIED: (Off microphone) 31st is Memorial
10
         Day.
              DR. ZIEMER: The 24th is Victoria Day in Canada.
11
         We can't meet then.
12
              DR. MELIUS: No, I have a -- the holiday's the 31st
13
14
         'cause I have a -- I have a conflict most of that week,
15
         but --
              DR. ZIEMER: The week of the 24th is bad?
16
              DR. MELIUS: For me it is.
17
              MS. MUNN: It's bad for me.
18
19
              DR. ZIEMER: Bad, bad, bad. Okay.
20
              MR. ESPINOSA: Can we go back to the beginning --
              MS. HOMER: What about the --
21
              MR. ESPINOSA: -- of May --
22
             MS. HOMER: -- 17th?
23
24
              MR. ESPINOSA: -- or to the --
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25

DR. ZIEMER: Well, okay, Cori, going before the 30

days? MS. HOMER: Sure, I think we can manage that, yeah. 2 DR. ZIEMER: Okay, earlier in the -- how about --3 MS. HOMER: It's close, but we can manage it. 4 DR. ZIEMER: -- Monday the 17th? For whom is it 6 bad? Okay, 18th? The entire week is bad. 7 MS. HOMER: Well, we'll just have to rush, won't 8 we? 9 DR. ZIEMER: Let me also point out that we -- not that everyone isn't valuable, but if we can do this in a 10 11 quorum, we can do it. If one person can't come, I would 12 say -- and the rest can, we probably should go ahead. We need to get this done. 13 MR. ESPINOSA: Well, Cori and Tony are in 14 15 Washington, why don't we take it to Washington? DR. ZIEMER: 17th -- Tony, you're bad all week. 16 Right? Anyone else bad on the 17th? Any preferences 17 for later in the week -- 18th? 18 19 MR. ESPINOSA: The 18th would be a lot better for 20 me. DR. ZIEMER: The 18th is better. 21 MR. ESPINOSA: The 17th will work. 22 23 DR. MELIUS: The 18th you lose me. 24 DR. ZIEMER: 18th --

1

25

DR. MELIUS:

18th, 19th and 20th.

Those

MR. GRIFFON: 17th's better. 1 DR. ZIEMER: So we start to lose more people --2 17th's still doable with some effort? 3 MR. ESPINOSA: Yeah. 4 DR. ZIEMER: Afternoon of the 17th, Cincinnati. MR. ESPINOSA: Well, since it's on a --6 7 MS. HOMER: From 1:00 till --MR. ESPINOSA: -- since we're flying out on --8 since it's a holi-- since it's a weekend the week before 9 or the day before, we can do it in the morning. I don't 10 11 DR. ZIEMER: You want to do morning then? 12 MR. ESPINOSA: It doesn't matter if we do it in the 13 morning if I have to fly on a Saturday -- or a Saturday 14 or Sunday, you know, but if we're going to do it in the 15 week, I would rather --16 DR. ZIEMER: I gotcha. 17 MR. ESPINOSA: -- do it in the afternoon. 18 19 DR. ROESSLER: You can leave in the afternoon. 20 MR. PRESLEY: Late in the afternoon. DR. ZIEMER: All right, we're back to morning, 21 Cori. 22 23 MS. HOMER: We're back to mornings. What time did

DR. ZIEMER: I think a 9:00 o'clock is fine.

24

25

you want to start?

- coming from the west coast, it's pretty early. Even
- 2 9:00 o'clock is early.
- 3 MS. MUNN: 9:00 is fine.
- 4 MR. ESPINOSA: 9:00's fine.
- DR. ZIEMER: 9:00 o'clock. Now we still have a
- June meeting in Buffalo, June 2nd.
- 7 MS. HOMER: Yes, you do, June 2nd and 3rd.
- 8 DR. ZIEMER: Full-fledged meeting in Buffalo.
- 9 MS. HOMER: Full meeting.
- DR. ZIEMER: Do you want to go beyond --
- 11 MS. HOMER: That would be helpful.
- 12 DR. ZIEMER: -- June? We were talking about
- 13 August.
- 14 MS. HOMER: We'll need dates and a location.
- 15 DR. ZIEMER: Let's -- let's look at August and see
- what we have.
- 17 DR. MELIUS: Can we do location first, 'cause that
- 18 -- given -- if it's on the west coast or east coast it
- 19 makes difference --
- DR. ZIEMER: It makes a difference --
- DR. MELIUS: -- in some of our calendars.
- 22 DR. ZIEMER: What did we have on the list of --
- 23 MS. HOMER: The last time we had Buffalo and Idaho
- 24 Falls on the list. There are a few places we haven't
- 25 been to yet. I believe Texas, Nashville, San Francisco,

- 1 Pittsburgh --
- MR. ESPINOSA: I'd like to make a suggestion of San
- Francisco.
- 4 MS. HOMER: -- in addition to Idaho Falls.
- 5 MR. ESPINOSA: You guys are going to let me watch
- 6 Barry Bonds play, so...
- 7 DR. ZIEMER: Actually if we're going to do Idaho
- Falls, that might not be a bad time to do Idaho.
- 9 MS. HOMER: That would be a very good time to be in
- 10 Idaho Falls.
- DR. ROESSLER: It doesn't snow in August then?
- 12 MS. HOMER: Not yet.
- 13 DR. ZIEMER: Get early August, you might be all
- 14 right.
- 15 MS. HOMER: Early August it should be okay.
- DR. ROESSLER: I should talk.
- 17 DR. ZIEMER: Let's see how the calendars look and
- 18 give -- give Cori some -- some dates. Week of August
- 19 2nd --
- 20 DR. MELIUS: Week of August 2nd and 9th, I'm bad on
- 21 both of those.
- DR. ZIEMER: You're bad on both weeks? Okay.
- 23 MR. PRESLEY: (Off microphone) I'm (Inaudible)
- those two weeks, too.
- DR. ZIEMER: And actually Anderson is bad the first

week of August. How's --DR. MELIUS: (Off microphone) (Inaudible) fishing 2 may be in Idaho, so --3 DR. ZIEMER: -- August -- week of August 16th, how 4 are we looking there? 6 MR. ELLIOTT: That's not a good week. DR. ZIEMER: Not a good week for anyone in NIOSH? MR. ELLIOTT: Not for me. 8 Okay, week of the 23rd. Okay, who --9 DR. ZIEMER: who has conflicts August 23rd, 4th, 5th, 6th or 7th? No 10 conflicts? 11 12 UNIDENTIFIED: (Off microphone) (Inaudible) earlier on in the week. 13 MR. ESPINOSA: Yeah, on the 25th and 26th it's kind 14 of iffy for me, so very late in the week --15 DR. ZIEMER: Let's -- let's look at 23rd and 24th 16 or 24th and 25th, depending on what Cori can find for 17 18 arrangements then. 19 MS. HOMER: Okay, let me pose a question, though. If you have a subcommittee in place by that time, will 20 you require additional time? 21 22 DR. ZIEMER: I think the answer is going to be yes, so let's meet on the 24th and 5th and the subcommittee 23 24 could come in on the day before, if needed, 'cause the 25 subcommittee would have to meet first to prepare things

1 for the main meeting. MS. HOMER: Okay. Idaho Falls is your primary. Do 2 you have a secondary choice? 3 UNIDENTIFIED: (Off microphone) (Inaudible) 4 DR. ZIEMER: In August? 6 MS. MUNN: (Off microphone) San Francisco. San 7 Francisco. 8 DR. ZIEMER: Amarillo in August. What were the 9 other ones? MS. HOMER: Let me think. Let's see, we have --10 there's Texas, Nashville, San Francisco, south Florida, 11 12 I guess -- did I mention Pinellas? Pittsburgh. DR. ZIEMER: But there's really nothing to see in 13 Pinellas anymore. Are there many people -- I mean that 14 15 MS. HOMER: I don't know if there's interest at 16 Pinellas or not. 17 DR. ZIEMER: There was really not very much 18 19 radiation work done at Pinellas. It was primarily a --MS. HOMER: Is there another site that has had 20 renewed interest or a spike of interest lately, since 21 we've already been there? 22 MR. ELLIOTT: I would offer this, that Denise Brock 23 always wants us back in St. Louis, and we -- NIOSH is 24

committed to go back there at some point in time, but

- whether the Board wants to or not, that's another story.
- 2 But...
- 3 MR. ESPINOSA: I'd like to extend the offer to New
- 4 Mexico, as well.
- 5 DR. ZIEMER: Well, we've been to -- we've been to
- 6 Albuquerque, though -- or Santa Fe, actually.
- 7 MS. HOMER: Santa Fe.
- 8 DR. ZIEMER: So we've been near the Los Alamos
- 9 site.
- 10 DR. ROESSLER: How about San Francisco?
- 11 DR. ZIEMER: San Francisco as --
- MS. HOMER: As an alternate? Okay.
- 13 DR. MELIUS: Booking that in August will be tough.
- 14 DR. ZIEMER: Yeah, probably. I suspect Idaho Falls
- won't be a problem getting in, but see what you can find
- 16 out.
- 17 MS. HOMER: We might, there's a contract renewal
- going on right now, so -- but if we have any difficulty,
- 19 I'll pose the question again.
- DR. ZIEMER: Thank you.
- 21 MR. GRIFFON: You know, it might not be the time of
- year, but there might be -- Washington, D.C., we haven't
- 23 had a meeting there in a while, and there's other people
- 24 that show up at those meetings that are interested in
- 25 this process. And we might have an SEC rule to look at,

1 you know. Who knows? DR. ZIEMER: 2 True. 3 MS. MUNN: Let's don't do that in August. MR. GRIFFON: Yeah, it's nice and warm -- like a 4 sauna. Yeah, I know. 6 DR. ZIEMER: Well, that can be a tertiary site, if necessary, Washington, D.C. Thank you. 7 Do we have other items that need to come before 8 this Board today? Rich, please. 9 MR. ESPINOSA: I like the way the schedule's being 10 11 set up as the public comment -- to where the public can 12 come in in the later evening. However, coming in at 9:00 and then breaking for three hours, I just don't see 13 the need in it. What I would like to see is maybe the 14 Board starting at 1:00 or 2:00 o'clock and deliberating 15 16 throughout to where the public can come in as they get off of work, hear what we have to say, and then make 17 public comments based on the Board's deliberation. 18 19 DR. ZIEMER: Okay. So your suggestion would be a meeting that started closer to midday and then went on 20 through with a supper break or -- maybe start it right 21 after lunch and went through to --22 23 MR. ESPINOSA: Yeah --24 DR. ZIEMER: -- supper break.

MR. ESPINOSA: -- exactly.

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1
              DR. ZIEMER: How do others of you react to that
         idea?
2
              MR. PRESLEY: I'd rather have a break in the
3
         afternoon. I hate to say that, but I would.
4
              DR. ZIEMER: What about the rest of you, pro or
6
         con?
              DR. MELIUS: It's -- yeah, there's no easy way of
7
8
         doing it is the -- is the problem. And as I say, it was
         -- started to think, well, if we have a subcommittee
9
         meet in the morning, but then by 8:00 o'clock they'll be
10
         worn out and -- which isn't fair to them, though -- I
11
12
         mean in terms of scheduling.
              DR. ZIEMER: Well, it's an idea to consider in the
13
         future, and we appreciate that recommendation and --
14
              DR. MELIUS: And it actually may depend on where
15
         we're --
16
              DR. ZIEMER: Where we are and --
17
              DR. MELIUS: -- where we're meeting and --
18
19
              DR. ZIEMER: -- the local conditions, yeah.
              DR. MELIUS: -- yeah, and do that.
20
              MS. HOMER: Just from a logistics point of view,
21
         setting up for an evening session, depending on the
22
         interest that we receive in the area, that -- that
23
24
         dinner break gives us some time to clean up, reset and
         expand if we need to.
25
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1	DR. ZIEMER: Which was the case here, yes. Thank
2	you.
3	DR. MELIUS: But I my understanding is correct,
4	for like for Buffalo, Larry has a there's a public
5	meeting of some sort up there in May?
6	MR. ELLIOTT: Yes.
7	DR. MELIUS: Yeah, so a month before our meeting,
8	so I'm not sure there'll be as much interest in an
9	evening there may be more, I don't
10	UNIDENTIFIED: (Off microphone) (Inaudible)
11	DR. ZIEMER: Yeah, so I don't I don't know if we
12	can
13	DR. MELIUS: No, I'm just saying it's
14	DR. ZIEMER: prejudge that. Let's make the
15	opportunity available and see how it goes. Thank you.
16	Any other items to come before the Board at this
17	meeting? Anything for the good of the order?
18	(No responses)
19	DR. ZIEMER: If not, we stand adjourned.
20	(Meeting adjourned 4:50 p.m.)
21	
22	
23	

1 2 3 4	CERTIFICATE
5 6 7 8 9 10 11	STATE OF GEORGIA )  COUNTY OF FULTON )
12	I, STEVEN RAY GREEN, being a Certified Merit Court
13	Reporter in and for the State of Georgia, do hereby certify
14	that the foregoing transcript was reduced to typewriting by
15	me personally or under my direct supervision, and is a true,
16	complete, and correct transcript of the aforesaid proceedings
17	reported by me.
18	I further certify that I am not related to, employed by,
19	counsel to, or attorney for any parties, attorneys, or
20	counsel involved herein; nor am I financially interested in
21	this matter.
22	WITNESS MY HAND AND OFFICIAL SEAL this day of May,
23 24 25 26 27 28 29 30 31 32 33	STEVEN RAY GREEN, CVR-CM GA CCR No. A-2102